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**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re:

**PURDUE PHARMA L.P., et al.,

Debtors.¹**

Chapter 11

Case No. 19-23649 (RDD)

(Jointly Administered)

**AMENDED AND RESTATED STIPULATION AND ORDER PERMITTING THE
FILING OF A CLASS PROOF OF CLAIM SOLELY FOR ADMINISTRATIVE
CONVENIENCE IN ORDER TO EFFECTUATE A POTENTIAL SETTLEMENT IN
RESPECT OF CERTAIN CANADIAN PATIENT LITIGATION**

Purdue Pharma L.P. (“**PPLP**”) and certain of its affiliates, as debtors and debtors in possession (collectively, the “**Debtors**”) in the above-captioned chapter 11 cases (the “**Chapter 11 Cases**”), and the Patient Plaintiffs (as defined below), by and through their undersigned counsel, hereby enter into this amended and restated stipulation and order (this “**Stipulation**”). The Debtors

¹ The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

and the Patient Plaintiffs are individually referred to herein as a “**Party**” and are collectively referred to herein as the “**Parties**.”

Recitals

A. On September 15, 2019 (the “**Petition Date**”), the Debtors each filed a voluntary petition for relief under chapter 11 of title 11 of the United States Code, 11 U.S.C. § 101, et seq. (as amended or modified, the “**Bankruptcy Code**”) in the United States Bankruptcy Court for the Southern District of New York (the “**Bankruptcy Court**”). The Debtors are authorized to operate their businesses and manage their properties as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code. No trustee of examiner has been appointed. On September 27, 2019, the United States Trustee for the Southern District of New York appointed the official committee of unsecured creditors. The Chapter 11 Cases are being jointly administered pursuant to Rule 1015(b) of the Federal Rules of Bankruptcy Procedures (the “**Bankruptcy Rules**”).

B. On February 3, 2020, the Bankruptcy Court entered the *Order Establishing (I) Deadlines for Filing Proofs of Claim and Procedures Relating Thereto, (II) Approving the Proof of Claim Forms, and (III) Approving the Form and Manner of Notice Thereof* [ECF No. 800] (the “**Initial Bar Date Order**”) establishing 5:00 p.m. (Prevailing Eastern Time) on June 30, 2020 (the “**General Bar Date**”) as the deadline for all persons and entities (including, without limitation, individuals, partnerships, corporations, joint ventures, trusts, governmental units, and Native American Tribes), holding a pre-petition claim, as defined in Section 101(5) of the Bankruptcy Code (a “**Claim**”), against the Debtors which arose on or prior to the Petition Date, to file a proof of claim. On June 3, 2020, the Bankruptcy Court entered the *Order (I) Extending the General Bar Date for a Limited Period and (II) Approving the Form and Manner of Notice Thereof* [ECF No.

1221] (the “**Bar Date Extension Order**”) extending the General Bar Date to July 30, 2020 at 5:00 p.m. (Prevailing Eastern Time).

C. On February 10, 2020, the Ontario Superior Court of Justice (Commercial List) (the “**CCAA Court**”) entered the *Recognition Order Regarding Bar Date Order and Other Relief*, recognizing the Initial Bar Date Order, in the Debtors’ foreign proceeding under Canada’s *Companies’ Creditors Arrangement Act*, R.S.C. 1985, c. C-36, as amended (the “**CCAA Proceeding**”). The Debtors will seek an order of the CCAA Court recognizing the Bar Date Extension Order.

D. Ten class actions (the “**Canadian Patient Class Actions**”) were commenced in each province of Canada (except Manitoba) between May 11, 2007 and June 22, 2012. The Canadian Patient Class Actions, the lead plaintiffs in each Canadian Class Action (each, a “**Patient Plaintiff**” and, collectively, the “**Patient Plaintiffs**”), and the defendants in the Canadian Patient Class Actions are set out on **Schedule 1** hereto. The Canadian Patient Class Actions relate to the manufacture, marketing, sale, distribution, labelling, prescription and use of OxyContin® and OxyNEO® in Canada, but do not purport to advance claims on behalf of those who acquired and ingested either OxyContin or OxyNEO® other than through a legitimate prescription.

E. Prior to the Petition Date, the Patient Plaintiffs and the defendants in the Canadian Patient Class Actions entered into a conditional national class action settlement agreement (as amended, modified and/or supplemented, the “**Patient Settlement Agreement**”), attached hereto as **Schedule 2**. Pursuant to its own terms and Canadian class action legislation, the Patient Settlement Agreement had to be approved by the Ontario Superior Court of Justice, Superior Court of Quebec, Supreme Court of Nova Scotia and the Saskatchewan Court of Queen’s Bench (the

“**Requisite Courts**”) in order to become effective. The Patient Settlement Agreement has yet to receive the approval of the Saskatchewan Court of Queen’s Bench (the “**Saskatchewan Court**”).

F. The Canadian Provincial Health Insurers (the “**PHIs**”) oppose approval of the Patient Settlement Agreement in the Saskatchewan Court, insofar as it purports to affect their rights and obligations.

G. Under the Patient Settlement Agreement, the defendants in the Canadian Patient Class Actions consented to conditional certification of the Canadian Patient Class Actions for settlement purposes only. In connection therewith, the Requisite Courts have entered conditional orders certifying certain Classes in the Canadian Patient Class Actions (collectively, the “**Patient Class**”) solely for purposes of approving the Patient Settlement Agreement. The PHIs are not members of the Patient Class.

H. Prior to the Petition Date, non-Debtor Purdue Pharma (Canada), an independent associated company beneficially owned by the Debtors’ shareholders, settled a trust for CAD \$20 million (the “**Settlement Trust**”), which is the full amount of the Settlement Payment. The funds in the Settlement Trust are held in trust and are sufficient to make payment of the claims of the Patient Plaintiffs and will be distributed in accordance with the Patient Settlement Agreement if the Patient Settlement Agreement is approved by the Saskatchewan Court. Establishment of this Settlement Trust does not affect the proposed settlement framework in these Chapter 11 Cases, as described in the summary term sheet filed with the Bankruptcy Court [ECF No. 257].

I. The purpose of this stipulation is to permit the Patient Plaintiffs to file a proof of claim on their own behalf, and on behalf of the Patient Class in the Canadian Patient Class Actions solely for protecting their claims pursuant to the terms of the Patient Settlement Agreement and not for any other purpose. For greater certainty, this stipulation does not impact or affect the rights

of the PHIs, including the right to oppose the Patient Settlement Agreement in the Saskatchewan Court, as described above in F, and to file their own proofs of claim, even if those claims are subrogated to the claims of the Patient Plaintiffs. To the extent that the Patient Settlement Agreement is not approved by the Saskatchewan Court, the Parties agree that the Patient Class Proof of Claim (as defined below) shall be null and void and of no further force and effect. Therefore, all potential claimants who are members of the Patient Class in the Canadian Patient Class Actions will need to file a proof of claim in the Debtors' cases to preserve their claims, which claims stated in such proofs of claim of the members of the Patient Class will be disallowed if and to the extent that the Patient Settlement Agreement is approved by the Saskatchewan Court.

J. Capitalized terms not otherwise defined herein have the meaning ascribed to them in the Patient Settlement Agreement.

NOW, THEREFORE, in consideration of the mutual promises and covenants contained herein, and other good and valuable consideration, the Parties, intending to be legally bound, stipulate and agree as follows:

1. On behalf of all potential holders (the "**Settlement Patient Claimants**") of the Patient Class' Settled Patient Claims (which means the Settled Claims, as defined in the Patient Settlement Agreement but expressly excluding any and all claims of PHIs, whether direct or subrogated to the claims of the Patient Plaintiffs and of the other members of the Patient Class), the undersigned class counsel ("**Class Counsel**") may file a class proof of claim (a "**Patient Class Proof of Claim**") in the amount of CAD \$18 million (the "**Patient Settlement Payment**") aggregating the Settlement Patient Claimants' respective Settled Patient Claims against each Debtor named as a defendant in the Canadian Patient Class Actions. Notwithstanding anything in this Stipulation to the contrary, a Patient Class Proof of Claim shall only state a claim for Settled

Patient Claims held by the Settlement Patient Claimants in the amount of the Patient Settlement Payment and no other claims may be asserted against any Debtor in any Patient Class Proof of Claim.

2. Class Counsel, by filing the Patient Class Proof of Claim, consents to and hereby is deemed to be the claimant under the Patient Class Proof of Claim for the purpose of receiving notices and distributions, if any, except as otherwise provided in a confirmation order related to a chapter 11 plan filed in the Chapter 11 Cases, and may respond to any objections to any claims asserted in the Patient Class Proof of Claim. Notice to Class Counsel shall be sufficient notice to the Settlement Patient Claimants.

3. The Patient Plaintiffs and Class Counsel acknowledge and agree that, if approved by the Saskatchewan Court: (i) the Patient Settlement Agreement and Patient Class Proof of Claim is the exclusive remedy for all Settled Patient Claims in the Chapter 11 Cases; (ii) the Patient Settlement Agreement and Patient Class Proof of Claim shall supersede and replace any other proof of claim or portion thereof filed by any of the Patient Plaintiffs, Settlement Patient Claimants, or counsel to any of the foregoing, in the Chapter 11 Cases in respect of Settled Patient Claims; (iii) that upon the Effective Date (as defined in the Patient Settlement Agreement) the Debtors shall be deemed to have been completely and unconditionally released, forever discharged, and acquitted from any and all Settled Patient Claims against the Debtors and from any other proof of claim or portion thereof in respect of any Settled Patient Claim filed against any Debtor; and (iv) the Debtors shall apply for an Order of the CCAA Court, and Class Counsel shall support such requested Order, requiring the Claims Administrator to provide the Debtors or any successor to the Debtors, including without limitation any plan administrator, a list of the names and addresses of all Approved Claimants within 120 days of the Effective Date, and updated lists no less

frequently than every 120 days thereafter or as otherwise reasonably requested by the Debtors or any successor to the Debtors.

4. The Debtors acknowledge and agree that the Patient Class Proof of Claim shall not otherwise prejudice any proof of claim filed in respect of (a) claims against the Debtors arising on or before the Petition Date other than Settled Patient Claims or any other claims of the Settlement Claimants; (b) Settled Patient Claims or any other claims of the Settlement Claimants in the event the Patient Settlement Agreement is not approved by the Saskatchewan Court or the Effective Date does not otherwise occur under the Patient Settlement Agreement; or (c) any claims of the PHIs, whether direct or subrogated to claims of the Patient Plaintiffs and other members of the Patient Class (the “**Contingent Claims**”). For the avoidance of doubt, the Contingent Claims shall be subject to the General Bar Date and any Contingent Claim filed after the General Bar Date shall be considered untimely.

5. The Parties acknowledge and agree that, if the Patient Settlement Agreement is approved by the Saskatchewan Court and the funds in the Settlement Trust are released for the benefit of the Settlement Patient Claimants: (i) no Settlement Patient Claimant that filed a proof of claim in the Chapter 11 Cases shall receive a recovery in respect of a Settled Patient Claim from any source other than the Settlement Payment made from the Settlement Trust; and (ii) any Settlement Patient Claimant that filed a proof of claim in the Chapter 11 Cases shall have the burden of proving that such proof of claim is not in respect of a Settled Patient Claim that was released and discharged pursuant to this Stipulation. Any chapter 11 plan in the Chapter 11 Cases and any order confirming such plan will provide that no distributions will be made on account of any claims that may constitute Settled Patient Claims unless and until (x) the Saskatchewan Court approves the Patient Settlement Agreement and all funds in the Settlement Trust have been

distributed to Settlement Patient Claimants in accordance with the Patient Settlement Agreement, or (y) the Saskatchewan Court denies the Patient Settlement Agreement. Any chapter 11 plan in the Chapter 11 Cases and any order confirming such plan will further provide that, in the case of clause (x) in the immediately preceding sentence, a Settlement Patient Claimant may subsequently seek a recovery in the Chapter 11 Cases but only with regard to claims that are not Settled Patient Claims, and only if such Settlement Patient Claimant can demonstrate that they have not received any recovery from the Settlement Trust on account of such claim and that such claim is not otherwise a Settled Patient Claim from which the Debtors were discharged under the Patient Settlement Agreement.

6. The Debtors' agreement herein to permit the filing of the Patient Class Proof of Claim is intended solely for the purpose of administrative convenience and neither this Stipulation nor the filing of any Patient Class Proof of Claim shall constitute an admission of any fact or of liability with respect to any claim, including any Contingent Claim, or in any way prejudice the right of any Debtor or any other party in interest to object to the allowance, amount and/or priority of any claim, including the Patient Class Proof of Claim or any Contingent Claim.

7. The Parties agree that in the event the Saskatchewan Court does not approve the Patient Settlement Agreement, this Stipulation shall be deemed withdrawn and any Patient Class Proof of Claim shall be rescinded and deemed null and void.

8. The Bankruptcy Court shall have exclusive jurisdiction to resolve any and all disputes related to this Stipulation. Each of the Parties irrevocably consents for all purposes of this Stipulation to the jurisdiction of the Bankruptcy Court and agrees that venue is proper in the Bankruptcy Court. For greater certainty, approval of the Patient Settlement Agreement remains within the exclusive jurisdiction of the Requisite Courts.

9. This Stipulation is subject to the approval of this Court and shall become effective and enforceable immediately upon entry of an order by the Court approving this Stipulation. If this Stipulation is not approved by the Court, then this Stipulation shall be deemed null and void, and shall not be referred to or used for any purpose by any of the Parties in either the Chapter 11 Cases or in any other forum.

10. Nothing in this Stipulation, whether express or implied, shall be construed to give to any person or entity other than the Parties any legal or equitable right, remedy, interest, or claim under or in respect of this Stipulation.

11. Nothing in this Stipulation, whether express or implied, shall be construed to limit the rights of the PHIs to advance their claims as against the Debtors in the Chapter 11 Cases or in any other forum, including with respect to claims that are subrogated to the claims of the Patient Plaintiffs or other members of the Patient Class, or predicated upon wrongdoing directed at the Patient Class and other members of the Patient Class.

12. The Parties represent and warrant to each other that the signatories to this Stipulation have full power and authority to enter into this Stipulation. For greater certainty, Class Counsel do not represent the PHIs and are not entering into the stipulation on behalf of the PHIs.

13. This Stipulation represents the Parties' mutual understandings and supersedes all prior agreements whether in oral or written form with respect to the matters addressed herein and is intended to be the complete and exclusive statement of the terms thereof and may not be modified or amended except by a writing signed by the Parties or their counsel.

IN WITNESS WHEREOF, and in agreement herewith, the Parties have executed
and delivered this Stipulation as of the date first set forth below.

Dated: July 22, 2020
New York, New York

DAVIS POLK & WARDWELL LLP

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Dated: July 22, 2020
Halifax, Nova Scotia

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
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MERCHANT LAW GROUP LLP



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Saskatoon, SK S7K 5M5

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Raymond Wagner, Q.C. *for* Tony Merchant, Q.C.

Class Counsel

SO ORDERED:

White Plains, New York

Dated: _____, 2020

THE HONORABLE ROBERT D. DRAIN
UNITED STATES BANKRUPTCY JUDGE

Schedule 1

Jurisdiction	File Date & Court File No.	Plaintiff(s)	Debtor Defendant(s)	U.S. Associated Entities Defendant(s)	Canadian Associated Entities Defendant(s)
Ontario	June 8, 2007 and June 26, 2007; 070CV- 343201CP	Colin MacKay, Steven Ground, Harold Ground, Tim Reid and Sabine Reid and Darrell Rockwood and Marilyn Rockwood	Purdue Pharma L.P.	The Purdue Frederick Company Inc. The P.F. Laboratories Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma
Nova Scotia	September 26, 2007; 285995 (Halifax)	George Bellefontaine and Stephen MacGillivray	Purdue Pharma L.P., Purdue Pharmaceuticals L.P.	The Purdue Frederick Company Inc. The P.F. Laboratories Inc. Purdue Pharma Company Purdue Pharma Company Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma
Quebec	May 11, 2007; 200-06-000080- 070	Claude Larose, Francois Michaud and Leo Michaud	Purdue Pharma L.P.,	The Purdue Frederick Company Inc. The P.F. Laboratories Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma
Saskatchewan	June 22, 2012; Q.B.G. 1073/2012	Demetrios Perdikaris	Purdue Pharma L.P.	The Purdue Frederick Company Inc. The P.F. Laboratories Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma
British Columbia	October 21, 2008; 07586	Laurie Jayne Newton	Purdue Pharma L.P.	The Purdue Frederick Company Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma
New Brunswick	April 30, 2009; W/C/44/09	Gary Melanson	Purdue Pharma L.P., Purdue Pharmaceuticals L.P.	The Purdue Frederick Company Inc. The P.F. Laboratories Inc. Purdue Pharma Company Purdue Pharma Company Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma

Jurisdiction	File Date & Court File No.	Plaintiff(s)	Debtor Defendant(s)	U.S. Associated Entities Defendant(s)	Canadian Associated Entities Defendant(s)
Newfoundland and Labrador	April 29, 2009; 2009 01T/2102 CP	George Critchley	Purdue Pharma L.P., Purdue Pharmaceuticals L.P.	The Purdue Frederick Company Inc. The P.F. Laboratories Inc. Purdue Pharma Company Inc. Purdue Pharma Company	Purdue Pharma Inc. Purdue Frederick Inc.
Prince Edward Island	May 1, 2009; S1-GS 23185	L. Annette Stewart	Purdue Pharma L.P., Purdue Pharmaceuticals L.P.	The Purdue Frederick Company Inc. The P.F. Laboratories Inc. Purdue Pharma Company Purdue Pharma Company Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma
Saskatchewan	September 30, 2008; 1163 of 2008 (Q.B.)	Adolph Stan Juchacz	Purdue Pharma L.P.	The Purdue Frederick Company Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma
Alberta	July 23, 2008; 0801-08779	Lindsay Black	Purdue Pharma L.P.	The Purdue Frederick Company Inc.	Purdue Pharma Inc. Purdue Frederick Inc. Purdue Pharma

Schedule 2

Patient Settlement Agreement

Canada-Wide Class Proceedings

This Agreement relates to the certification of Class Proceedings and approval of their Settlement

<p>COLIN MACKAY, STEVEN GROUND, HAROLD GROUND, TIM REID and SABINE REID and DARRELL ROCKWOOD and MARILYN ROCKWOOD</p> <p>Plaintiffs</p> <p>- and -</p> <p>PURDUE PHARMA INC., PURDUE PHARMA L.P., PURDUE PHARMA, THE PURDUE FREDERICK COMPANY, THE PURDUE FREDERICK COMPANY INC., PURDUE FREDERICK INC., and THE P.F. LABORATORIES INC.</p> <p>Defendants</p>	<p>PROVINCE OF ONTARIO Ontario Superior Court of Justice Court File No.: 07-CV-343201CP</p>
<p>GEORGE BELLEFONTAINE and STEPHEN MACGILLIVRAY</p> <p>Plaintiffs</p> <p>- and -</p> <p>PURDUE FREDERICK INC., PURDUE PHARMA INC., PURDUE PHARMA L.P., <u>PURDUE PHARMA</u>, PURDUE PHARMA COMPANY, <u>THE PURDUE FREDERICK</u> <u>COMPANY, INC.</u>, PURDUE PHARMACEUTICALS L.P., P.F. LABORATORIES, INC.</p> <p>Defendants</p>	<p>PROVINCE OF NOVA SCOTIA Supreme Court of Nova Scotia Hfx No.: 285995</p>

<p>CLAUDE LAROSE, FRANCOIS MICHAUD and LÉO MICHAUD</p> <p>Petitioners</p> <p>v.</p> <p>PURDUE PHARMA INC., PURDUE FREDERICK INC., PURDUE PHARMA L.P., PURDUE PHARMA, THE PURDUE FREDERICK COMPANY, INC., THE P.F. LABORATORIES INC.</p> <p>Respondents</p>	<p>PROVINCE OF QUÉBEC Superior Court of Québec, District of Québec (Class Actions) No.: 200-06-000080-070</p>
<p>BEN MILLER and DEMETRIOS PERDIKARIS</p> <p>Plaintiffs</p> <p>- and -</p> <p>PURDUE PHARMA, PURDUE PHARMA INC., PURDUE FREDERICK INC., THE PURDUE FREDERICK COMPANY, INC. AND PURDUE PHARMA LP</p> <p>Defendants</p>	<p>PROVINCE OF SASKATCHEWAN In the Queen's Bench Judicial Centre of Regina Q.B.G. 1073/2012</p>
<p>LAURIE JAYNE NEWTON</p> <p>Plaintiff</p> <p>- and -</p> <p>PURDUE PHARMA, PURDUE PHARMA INC., PURDUE FREDERICK INC., THE PURDUE FREDERICK COMPANY, INC., AND PURDUE PHARMA LP</p> <p>Defendants</p>	<p>PROVINCE OF BRITISH COLUMBIA Supreme Court of British Columbia Court File No. 07586</p>

<p>GARY MELANSON</p> <p>Plaintiff</p> <p>- and -</p> <p>PURDUE FREDERICK INC., PURDUE PHARMA INC., PURDUE PHARMA L.P., PURDUE PHARMA, PURDUE PHARMA COMPANY, THE PURDUE FREDERICK COMPANY, INC., PURDUE PHARMACEUTICALS L.P., P.F.LABORATORIES, INC.,</p> <p>Defendants</p>	<p>PROVINCE OF NEW BRUNSWICK Court of Queen's Bench of New Brunswick Trial Division Court File No. W/C/44/09</p>
<p>GEORGE CRITCHLEY</p> <p>Plaintiff</p> <p>- and -</p> <p>PURDUE FREDERICK INC., PURDUE PHARMA INC., PURDUE PHARMA L.P., PURDUE PHARMA COMPANY, THE PURDUE FREDERICK COMPANY, INC., PURDUE PHARMACEUTICALS L.P., AND P.F. LABORATORIES, INC.,</p> <p>Defendants</p>	<p>PROVINCE OF NEWFOUNDLAND AND LABRADOR Supreme Court of Newfoundland and Labrador Trial Division Court File 2009 01T 2102 CP</p>
<p>L. ANNETTE STEWART</p> <p>Plaintiff</p> <p>- and -</p> <p>PURDUE FREDERICK INC., PURDUE PHARMA INC., PURDUE PHARMA L.P., PURDUE PHARMA, PURDUE PHARMA COMPANY, THE PURDUE FREDERICK COMPANY, INC., PURDUE PHARMACEUTICALS L.P., AND P.F. LABORATORIES INC.,</p> <p>Defendants</p>	<p>PROVINCE OF PRINCE EDWARD ISLAND Supreme Court of Prince Edward Island (General Section) Court File No. S1-GS 23185</p>

<p>ADOLPH STAN JUCHACZ Plaintiff</p> <p>- and -</p> <p>PURDUE PHARMA, PURDUE PHARMA INC., PURDUE FREDERICK INC., THE PURDUE FREDERICK COMPANY, INC. AND PURDUE PHARMA LP</p> <p>Defendants</p>	<p>PROVINCE OF SASKATCHEWAN In the Queen's Bench Judicial Centre of Regina Q.B. No. 1163 of 2008</p>
<p>LINDSAY BLACK Plaintiff</p> <p>- and -</p> <p>PURDUE PHARMA, PURDUE PHARMA INC., PURDUE FREDERICK INC., THE PURDUE FREDERICK COMPANY, INC. AND PURDUE PHARMA LP</p> <p>Defendants</p>	<p>PROVINCE OF ALBERTA Court of Queen's Bench of Alberta Court File No. 0801-08779</p>

OXYCONTIN® AND OXYNEO® NATIONAL SETTLEMENT AGREEMENT

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OXYCONTIN® AND OXYNEO® NATIONAL SETTLEMENT AGREEMENT

1. PREAMBLE & RECITALS

Tim Reid, on his own behalf, and Sabine Reid, on her own behalf, and in their capacities as the representative plaintiffs in Ontario Court File No. 07-CV-343201CP, Stephen MacGillivray, on his own behalf, and George Bellefontaine, on his own behalf, and in their capacities as the proposed representative plaintiffs in Nova Scotia Court File Hfx. No. 285995, Claude Larose, on his own behalf, Francois Michaud, on his own behalf, and Léo Michaud, on his own behalf, in their capacities as the proposed representative plaintiffs in Québec Court File No. 200-06-000080-070, Demetrios Perdikaris, on his own behalf, and in his capacity as proposed representative plaintiff in Saskatchewan Court File No. 1073/2012 and the defendants, Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company, The Purdue Frederick Company Inc., Purdue Frederick Inc. and The P.F. Laboratories Inc., hereby enter into this National Settlement Agreement ("Settlement Agreement") providing for the settlement of claims arising from, without limitation, the manufacture, marketing, sale, distribution, labelling, prescription and use of OxyContin® and OxyNEO® pursuant to the terms and conditions set forth herein, including those claims brought by Laurie Jayne Newton in her capacity as the proposed representative plaintiff in British Columbia Court File No. 07586, by Gary Melanson in his capacity as the proposed representative plaintiff in New Brunswick Court File No. W/C/44/09, by George Critchley in his capacity as the proposed representative plaintiff in Newfoundland and Labrador Court File No. 2009 01T 2102 CP, by L. Annette Stewart in her capacity as the proposed representative plaintiff in Prince Edward Island Court File No. S1-GS 23185, by Adolph Stan Juchacz in his capacity as the proposed representative plaintiff in Saskatchewan Court File No. 1163/2008, and by Lindsay Black in her capacity as the proposed representative plaintiff in Alberta Court File No. 0801-08779, subject to approval of the courts as set forth herein;

WHEREAS, the Parties intend by this Settlement Agreement to resolve all past, present and future claims of Class Members and Family Class Members in any way arising out of or

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relating to OxyContin® and OxyNEO® prescribed in Canada and ingested during the Class Period;

WHEREAS, on April 15, 2016, the plaintiffs to the Ontario Proceeding and the Defendants obtained an Order from the Ontario Court conditionally certifying the Ontario Proceeding for settlement purposes (the “Certification Order”);

WHEREAS, the Parties subsequently have agreed to amend the Certification Order to, among other things, modify the certification and settlement approval processes contemplated therein and include all of the proceedings across the country;

WHEREAS, the Parties shall seek an Order from the Ontario Court amending the Certification Order and conditionally certifying the Ontario Proceeding for settlement purposes and for the purpose of approving this Settlement Agreement;

WHEREAS, the Parties shall seek the remaining Conditional Certification Orders;

WHEREAS, the Parties shall seek the Approval Orders;

WHEREAS, if the Approval Orders are obtained, the Parties shall seek the Dismissal Orders in the Other Proceedings;

WHEREAS, counsel to the Parties have conducted settlement negotiations through multiple mediation sessions spanning the course of several weeks;

WHEREAS, the Defendants, notwithstanding their consent to the Conditional Certification Orders, have denied and continue to deny any wrongdoing or liability of any kind;

WHEREAS, the Plaintiffs and Class Counsel have concluded that this Settlement Agreement provides substantial benefits to Class Members and Family Class Members and is fair, reasonable and in the best interests of Class Members and Family Class Members based on

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an analysis of the facts and applicable law, taking into account the extensive burdens and expense of litigation, including the risks and uncertainties associated with protracted trials and appeals, as well as the fair, cost-effective and assured method provided in this Settlement Agreement of resolving the claims of Class Members and Family Class Members;

WHEREAS, the Defendants have similarly concluded that this Settlement Agreement is desirable in order to avoid the time, risk, uncertainty and expense of defending multiple and protracted litigation, and to resolve finally and completely the pending and potential claims of Class Members and Family Class Members;

NOW THEREFORE, subject to the Courts' approvals or dismissals, as the case may be, this Settlement Agreement embodies the terms of the resolution of the Proceedings on a Canada-wide basis, including past, present and future claims, against the Defendants and other Released Parties in any way arising out of or relating to OxyContin® and OxyNEO® prescribed in Canada and ingested during the Class Period.

2. DEFINITIONS

Unless a particular section of this Settlement Agreement explicitly provides for another interpretation, the following terms, as used in this Settlement Agreement and its exhibits, shall have the meanings set forth below. Terms used in the singular shall be deemed to include the plural, and *vice versa*, where appropriate. Feminine pronouns and female references shall be deemed to include the masculine, and *vice versa*, where appropriate.

“Administrative Account” means the interest bearing trust account with one of the Canadian Schedule 1 banks in Ontario under the control of the Claims Administrator.

“Alberta Proceeding” shall mean the Court of Queen's Bench of Alberta action Court File No. 0801-08779 in which Lindsay Black is the plaintiff and Purdue Pharma, Purdue Pharma

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Inc., Purdue Frederick Inc., The Purdue Frederick Company, Inc. and Purdue Pharma LP are the defendants.

“Approval Notice” shall mean the Courts-approved notice, substantially in the form attached hereto as Exhibit “A”, which advises Class Members and Family Class Members of the approval of this Settlement Agreement.

“Approval Orders” shall mean the orders of the Courts that approve this Settlement Agreement.

“Approved Claimants” shall mean Class Members and Family Class Members who are approved by the Claims Administrator to receive compensation pursuant to this Settlement Agreement.

“Atlantic Canada Class” shall mean all persons including their estates, who at any time between January 1, 1996 and February 28, 2017 inclusive were prescribed in Nova Scotia, Newfoundland and Labrador, New Brunswick and/or Prince Edward Island and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants.

“British Columbia Proceeding” shall mean the Supreme Court of British Columbia action Court File No. 07586 in which Laurie Jayne Newton is the plaintiff and Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company Inc. and Purdue Frederick Inc., are the defendants.

“Claim Deadline” shall mean the date nine (9) months after the date on which the Approval Notice is first published, or such other date as may be approved by the Courts.

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“Claim Form” shall mean the forms developed by the Claims Administrator, in consultation with Class Counsel that Class Members shall complete in order to file a claim under this Settlement Agreement.

“Claims Administration Costs” shall mean all costs, other than Class Counsel Legal Fees, required to implement this Settlement Agreement, including without limitation, costs required to satisfy the notice provisions.

“Claims Administration Protocol” shall mean Schedule A to the Compensation Protocol.

“Claims Administrator” shall mean the person or entity appointed by the Courts as provided in section 11 of this Settlement Agreement.

“Class” and **“Classes”** shall mean the Ontario Class, the Atlantic Canada Class, the Québec Class and the Saskatchewan Class, collectively.

“Class Counsel” shall mean the law firms of Rochon Genova LLP, Siskinds LLP, Wagners and Merchant Law Group LLP.

“Class Counsel Legal Fees” shall mean all legal fees, disbursements and applicable taxes in respect of all legal services provided by Class Counsel and Consortium Counsel for the benefit of the Class and Family Class, as approved by the Courts.

“Class Members” shall mean members of the Class.

“Class Period” shall mean January 1, 1996 through to and including February 28, 2017.

“Compensation Protocol” shall mean the Courts-approved plan, substantially in the form attached hereto as Exhibit “B”, for administering this Settlement Agreement and distributing the Escrow Settlement Payment.

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“Conditional Certification Orders” shall mean the orders of the Courts, substantially in the forms attached hereto as Exhibits “C”, “D”, “E”, and “F”, certifying (and authorizing in Québec) the Principal Proceedings for settlement purposes and for the purposes of approving this Settlement Agreement, notice approval and the commencement of an opt out period.

“Consortium Counsel” shall mean the law firms of Ches Crosbie Barristers, Paul J.D. Mullin, Q.C, Crocco Hunter, Siskinds, Desmeules Avocats, s.e.n.c.r.l.; Docken Klym (now Docken & Company), D’Arcy Deacon LLP, Johnston Franklin (now Johnston Franklin Bishop) and Sutts, Strosberg LLP, collectively.

“Courts” shall mean the Ontario Court, the Nova Scotia Court, the Québec Court and the Saskatchewan Court.

“Defendants” shall mean those entities named as defendants in the Proceedings including Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company, The Purdue Frederick Company Inc., Purdue Frederick Inc., and The P.F. Laboratories Inc.

“Defendants’ Counsel” shall mean the law firms of Borden Ladner Gervais LLP, Stikeman Elliott LLP and Barry Glaspell Barrister and Solicitor.

“Dismissal Orders” shall mean the orders of the Supreme Court of British Columbia, the Court of Queen’s Bench of Alberta, the Supreme Court of Prince Edward Island, the Supreme Court of Newfoundland and Labrador, the Court of Queen’s Bench of New Brunswick and the Court of Queen’s Bench for Saskatchewan which dismiss and/or discontinue the Other Proceedings brought in those provinces.

“Effective Date” shall mean the date on which all of the Approval Orders and Dismissal Orders have become Final Orders.

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“Escrow Account” means the interest bearing trust account with one of the Canadian Schedule 1 banks in Ontario under the control of the Claims Administrator.

“Escrow Settlement Payment” means the Settlement Payment plus any interest accruing thereon after payment of taxes and all Non-Refundable Expenses.

“Execution Date” shall mean the date on which this Settlement Agreement has been signed by Class Counsel and Defendants’ Counsel, collectively.

“Family Class” and **“Family Class Members”** shall mean all persons in Canada who by virtue of personal relationships to Class Members, have claims for damages, including those defined in the Compensation Protocol attached hereto as Exhibit B.

“Final Order” means any order contemplated by this Settlement Agreement from which no appeal lies or in respect of which any right of appeal has expired without the initiation of proceedings in respect of that appeal, or proposed appeal such as the delivery of a notice of appeal or application for leave to appeal.

“Hearing Notice” shall mean the Courts-approved notice, substantially in the full and abridged forms attached hereto as Exhibits “G” and “H”, respectively, which advises putative Class Members and Family Class Members of the hearings in Ontario, Nova Scotia, Québec and Saskatchewan to approve this Settlement Agreement.

“Hearing Notice Date” shall mean the date on which the Hearing Notice is first published, which date shall be agreed upon by the Parties, or such other date as may be approved by the Courts.

“Medical Services” shall mean medical, paramedical, pharmaceutical and alternative non-medical treatment, nursing care, counselling, social work, hospital and homecare services

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provided and to be provided to Class Members relating to their use of OxyContin® and/or OxyNEO®.

“New Brunswick Proceeding” shall mean the Court of Queen’s Bench of New Brunswick action Court File No. W/C/44/09 in which Gary Melanson is the plaintiff and Purdue Frederick Inc., Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, Purdue Pharma Company, The Purdue Frederick Company, Inc., Purdue Pharmaceuticals L.P., and P.F.Laboratories, Inc., are the defendants.

“Newfoundland and Labrador Proceeding” shall mean the Supreme Court of Newfoundland and Labrador action Court File No. 2009 01T 2102 CP in which George Critchley is the plaintiff and Purdue Frederick Inc., Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma Company, The Purdue Frederick Company, Inc., Purdue Pharmaceuticals L.P., and P.F. Laboratories, Inc., are the defendants.

“Non-Refundable Expenses” shall mean certain Claims Administration Costs as described in section 5.8 of this Settlement Agreement.

“Notice” means the Hearing Notice and Approval Notice.

“Notice Plan” shall mean the Courts-approved method, substantially as described at Exhibit “I” hereto, by which the Hearing Notice and Approval Notice are disseminated.

“Nova Scotia Court” shall mean the Supreme Court of Nova Scotia.

“Nova Scotia Proceeding” shall mean the Supreme Court of Nova Scotia action Court File Hfx. No. 285995, in which George Bellefontaine and Stephen MacGillivray are the plaintiffs and Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company Inc., Purdue Frederick Inc., and The P.F. Laboratories Inc. are the defendants.

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“Ontario Class” shall mean all persons including their estates, who at any time between January 1, 1996 and February 28, 2017 inclusive were prescribed in Ontario or British Columbia and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants.

“Ontario Court” shall mean the Ontario Superior Court of Justice.

“Ontario Proceeding” shall mean the Ontario Superior Court of Justice action Court File No. 07-CV-343201CP, in which Tim Reid and Sabine Reid are the plaintiffs and Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company, The Purdue Frederick Company Inc., Purdue Frederick Inc., and The P.F. Laboratories Inc. are the defendants.

“Opt Out” shall mean a person who would have been a Class Member or Family Class Member but for his or her timely and valid request for exclusion pursuant to the process set out in sections 10.1 and 10.2 of this Settlement Agreement.

“Opt Out Deadline” shall mean the date sixty (60) days after the Hearing Notice Date, or such other date as may be approved by the Courts.

“Opt Out Form” shall mean the form for requesting exclusion from the Proceedings as developed by the Claims Administrator in consultation with Class Counsel, attached hereto as Exhibit J.

“Opt Out Threshold” shall mean the number of Opt Outs required to trigger the Defendants’ right to elect to terminate this Settlement Agreement as described in section 7.1 and 10.8 of this Settlement Agreement, fixed by way of a supplementary agreement and kept confidential subject to the direction of the Courts.

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“Other Proceedings” shall mean the British Columbia Proceeding, the New Brunswick Proceeding, the Newfoundland and Labrador Proceeding, the PEI Proceeding, the Saskatchewan Juchacz Proceeding and the Alberta Proceeding.

“Parties” shall mean the Plaintiffs and the Defendants.

“PEI Proceeding” shall mean the Supreme Court of Prince Edward Island action Court File No. S1-GS 23185 in which L. Annette Stewart is the plaintiff and Purdue Frederick Inc., Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, Purdue Pharma Company, The Purdue Frederick Company, Inc., Purdue Pharmaceuticals L.P., and P.F. Laboratories Inc., are the defendants.

“Plaintiffs” shall mean Tim Reid, Sabine Reid, George Bellefontaine, Stephen MacGillivray, Claude Larose, Francois Michaud, Léo Michaud and Demetrios Perdikaris.

“Principal Proceedings” shall mean the Ontario Proceeding, the Nova Scotia Proceeding, the Québec Proceeding and the Saskatchewan Proceeding.

“Proceedings” shall mean the Principal Proceedings and the Other Proceedings.

“Provincial Health Insurers” shall mean all provincial and territorial Ministries of Health or equivalents, provincial and territorial governments, and/or provincial and territorial plans funding Medical Services throughout Canada.

“Québec Class” shall mean all persons including their estates, who at any time between January 1, 1996 and February 28, 2017 inclusive were prescribed in Québec and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants.

“Québec Court” shall mean the Superior Court of Québec.

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“Québec Proceeding” shall mean the Superior Court of Québec action Court File No. 200-06-000080-070, in which Claude Larose, Francois Michaud and Léo Michaud are the petitioners and Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company Inc., Purdue Frederick Inc., and The P.F. Laboratories Inc. are the defendants.

“Released Parties” shall mean the Defendants as well as their respective predecessors, successors, parents, subsidiaries, affiliates, associated companies and divisions, and each of their respective current and former shareholders, officers, directors, employees, lawyers, attorneys, agents, insurers, trustees, assigns, owners, consultants, suppliers, distributors and partners.

“Saskatchewan Class” shall mean all persons including their estates, who at any time between January 1, 1996 and February 28, 2017 inclusive were prescribed in Saskatchewan, Alberta, Manitoba, the Yukon, the Northwest Territories or Nunavut and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants.

“Saskatchewan Court” shall mean the Court of Queen’s Bench for Saskatchewan.

“Saskatchewan Proceeding” shall mean the Court of Queen’s Bench for Saskatchewan action Court File No. Q.B.G. 1073/2012, in which Demetrios Perdikaris is the plaintiff and Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company Inc., and Purdue Frederick Inc., are the defendants.

“Saskatchewan Juchacz Proceeding” shall mean the Court of Queen’s Bench for Saskatchewan action Court File No. Q.B.G. 1163/2008 in which Adolph Stan Juchacz is the plaintiff and Purdue Pharma Inc., Purdue Pharma L.P., Purdue Pharma, The Purdue Frederick Company Inc., and Purdue Frederick Inc., are the defendants.

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“Settled Claims” shall mean any and all claims of Provincial Health Insurers, Class Members and Family Class Members, against the Released Parties, whether or not assigned and whether known or unknown, asserted or unasserted, regardless of the legal theory, existing now or in the future, in any way arising out of or relating directly or indirectly to any of the allegations made or that could have been made in the Proceedings, including and without limitation, claims that relate to the manufacture, distribution, prescription, dispensing, sale, payment, purchase, use, ingestion, clinical investigation, administration, regulatory approval, regulatory compliance, promotion, research, design, development, formulation, marketing, labelling and product monograph of OxyContin® and OxyNEO®, alone or in combination with any other substance. Such claims include, without limitation, all claims for damages, in equity, or remedies of whatever kind or character, including and without limitation, compensatory, common law, equitable, punitive, aggravated, exemplary, statutory and multiple damages or penalties of any kind, known or unknown, past, present or future, that are now or may be recognized by law, for:

- (a) personal injury and/or bodily injury, damage, death, fear of disease or injury, mental or physical pain or suffering, emotional or mental harm or loss of enjoyment of life;
- (b) loss of wages, income, benefits, earnings, earning capacity and driver's license;
- (c) the cost of Medical Services and of the drugs;
- (d) loss of support, services, consortium, companionship, society or affection, or damage to familial relations, by spouses, common-law spouses, parents, grandparents, siblings or children of the Class Members by birth, marriage or adoption;
- (e) consumer fraud, refunds, unfair business practices, deceptive trade practices and other similar claims, whether arising under statute, regulation or judicial decision;

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- (f) wrongful death and survival actions;
- (g) medical screening and monitoring;
- (h) injunctive and declaratory relief;
- (i) economic or business losses or disgorgement of profits arising out of personal injury;
- (j) prejudgment and post-judgment interest; and
- (k) costs, inclusive of legal fees, disbursements and applicable taxes.

“Settlement Agreement” shall mean this OxyContin® and OxyNEO® National Settlement Agreement, inclusive of the recitals and exhibits attached hereto.

“Settlement Orders” shall mean the Approval Orders and the Dismissal Orders.

“Settlement Payment” shall mean the payment of CAD\$20,000,000, inclusive of all interest, taxes and costs, which shall be used to pay the Non-Refundable Expenses, other costs of notice and administration, compensation for Approved Claimants, amounts to satisfy the claims of Provincial Health Insurers and Class Counsel Legal Fees, as described herein.

3. THE ORDERS APPROVING THIS SETTLEMENT AGREEMENT

The Conditional Certification Orders

3.1 The Plaintiffs shall, as soon as is reasonably possible following the Execution Date, file motions seeking the Conditional Certification Orders.

The Settlement Orders

3.2 The Plaintiffs shall, as soon as is reasonably possible, after the Conditional Certification Orders have been granted, file motions seeking the Approval Orders.

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3.3 Once the Courts have granted the Approval Orders, Class Counsel and Consortium Counsel will file motions seeking the Dismissal Orders.

Consent

3.4 The Defendants shall consent to the Conditional Certification Orders, Approval Orders and Dismissal Orders for the purpose of Canada-wide settlement of the Proceedings and implementation of this Settlement Agreement, without prejudice to the rights of the Defendants to contest or oppose class certification in any of the Proceedings in the event that the Approval Orders and Dismissal Orders are not obtained or this Settlement Agreement is otherwise terminated in accordance with its provisions.

4. NOTICE TO THE CLASS

The Notices

4.1 The Parties hereby agree to the form, contents and method of dissemination of the Notices, as specified in the draft Conditional Certification Orders and Approval Orders, subject to the Courts' approval of the Notices, which shall be sought by way of the Plaintiffs' motions for the Conditional Certification Orders and Approval Orders.

Notice of Termination

4.2 If this Settlement Agreement is terminated after the Approval Notice has been published and disseminated, a notice of the termination will be given to the Class and Family Class. Class Counsel or the Claims Administrator, as the case may be, will cause the notice of termination, in a form approved by the Courts, to be published and disseminated as the Courts direct and the costs of so doing shall be paid as a Non-Refundable Expense.

Cooperation

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4.3 The Parties shall cooperate, assist one another and the Claims Administrator and undertake all reasonable actions in order to ensure that the Notices are timely disseminated by the Claims Administrator.

5. THE SETTLEMENT BENEFITS

Payment by Defendants

5.1 The Defendants shall, no later than thirty (30) business days after the Execution Date, pay \$1,000,000 into the Administrative Account, controlled by the Claims Administrator, to be held in trust for the benefit of Class Members, Family Class Members and Provincial Health Insurers.

5.2 The Defendants shall, no later than ten (10) business days after the Effective Date, pay \$19,000,000, the balance of the Settlement Payment into the Escrow Account, controlled by the Claims Administrator, to be held in trust for the benefit of Class Members, Family Class Members and Provincial Health Insurers.

5.3 The Released Parties shall have no further liability or obligations to Class Members, Family Class Members and Provincial Health Insurers or under this Settlement Agreement.

The Escrow Account

5.4 Except as provided in sections 5.5 and 5.6 of this Settlement Agreement, all interest earned on the monies in the Administrative Account and in the Escrow Account shall accrue to the benefit of the Class, Family Class and Provincial Health Insurers and shall become and remain part of the Escrow Settlement Payment.

5.5 Except as provided in section 5.6 of this Settlement Agreement, all taxes payable on any interest which accrues in relation to the Settlement Payment, shall be the

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responsibility of the Class, Family Class and Provincial Health Insurers and shall be paid by Class Counsel or the Claims Administrator, as appropriate, from the Escrow Settlement Payment.

5.6 If any portion of the Escrow Settlement Payment is returned to the Defendants pursuant to the provisions of this Settlement Agreement, the taxes payable on the interest portion of the returned amount shall be the responsibility of the Defendants.

Non-Refundable Expenses

5.7 Expenses reasonably incurred for the following purposes shall be Non-Refundable Expenses, meaning that these expenses shall not be returned to the Defendants in the event that this Settlement Agreement is terminated, and shall be payable from the Settlement Payment as and when incurred:

- (a) the costs of establishing and operating the Administrative Account and the Escrow Account;
- (b) the costs of translating this Settlement Agreement into French;
- (c) the costs of publishing and distributing the Notices, including the associated professional fees and mailing expenses, as may be applicable;
- (d) the costs of publishing and distributing notice to the Class and Family Class that this Settlement Agreement has been terminated, including the associated professional fees, if applicable; and
- (e) if the Courts appoint the Claims Administrator and this Settlement Agreement is thereafter terminated, the costs reasonably incurred by the Claims Administrator for performing the services required to prepare to implement this Settlement Agreement to a maximum of CAD\$50,000.

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5.8 Any dispute concerning the entitlement to or amount of Non-Refundable Expenses shall be dealt with by way of a motion to the Courts on notice to the Parties.

6. DISTRIBUTION OF THE SETTLEMENT PAYMENT

Priorities

6.1 On or after the Effective Date, the Claims Administrator shall distribute the remainder of the Escrow Settlement Payment in accordance with the following priorities:

- (a) to pay Class Counsel Legal Fees, as approved by the Courts;
- (b) to pay all of the costs and expenses reasonably and actually incurred in connection with the provision of Approval Notice in accordance with the Notice Plan, locating Class Members and Family Class Members for the purpose of providing them with notice and/or soliciting Class Members to submit Claim Forms. The Released Parties are specifically excluded from eligibility for any payment of notice expenses under this subsection;
- (c) to pay the remaining Claims Administration Costs, including the professional fees of the Claims Administrator. For greater certainty, the Released Parties are specifically excluded from eligibility for any payment under this subsection;
- (d) to pay any taxes required by law to be paid to any governmental authority;
- (e) to pay the claims of the Provincial Health Insurers;
- (f) to pay, *pro rata*, the claims of Approved Claimants; and
- (g) to make any *cy-près* distribution, if applicable.

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Payments to Provincial Health Insurers

6.2 Payments shall be made from the Escrow Settlement Payment to satisfy the claims of the Provincial Health Insurers. The Claims Administrator shall distribute these funds, less Class Counsel Legal Fees, a proportionate share of disbursements, and applicable taxes, to the Provincial Health Insurers in a manner to be agreed upon by Class Counsel and the Provincial Health Insurers, and approved by the Courts. These payments shall be in full and final satisfaction of Medical Services provided for and to be provided for Class Members, and the Provincial Health Insurers shall have no other claim.

Payments to Approved Claimants

6.3 The Claims Administrator shall distribute the Escrow Settlement Payment, less the cost of notice, claims administration, payments to Provincial Health Insurers, a proportionate share of disbursements, and Class Counsel Legal Fees and applicable taxes, to Approved Claimants in accordance with the Compensation Protocol.

7. TERMINATION OF THE SETTLEMENT AGREEMENT

General

7.1 The Defendants shall have the right to terminate this Settlement Agreement in the event that the Opt Out Threshold is exceeded.

7.2 The Defendants shall have the right to terminate this Settlement Agreement in the event that:

- (a) orders substantially in the form of the Approval Orders are not granted by the Courts; or
- (b) at least one Approval Order is reversed on appeal and the reversal becomes a Final Order; or

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- (c) at least one Dismissal Order is not obtained in the Other Proceedings or is reversed on appeal.

7.3 The failure of the Courts to approve in full the request by Class Counsel for the Class Counsel Legal Fees shall not be grounds to terminate this Settlement Agreement.

Effect of Termination

7.4 In the event this Settlement Agreement is terminated in accordance with its terms:

- (a) it shall be null and void and shall have no force or effect, and the Parties shall not be bound by its terms, except as specifically provided in this Settlement Agreement;
- (b) any and all Conditional Certification Orders and Approval Orders shall be set aside on consent and all of the parties to the Proceedings shall maintain their rights to seek and to oppose, as the case may be, certification of the Proceedings;
- (c) any amounts paid for Non-Refundable Expenses are non-recoverable from the Plaintiffs, Class Members, Family Class Members, Provincial Health Insurers, the Claims Administrator or Class Counsel;
- (d) the Escrow Settlement Payment will be returned to the Defendants in accordance with section 7.7(d) of this Settlement Agreement;
- (e) all statutes of limitation applicable to the claims asserted in the Proceedings shall be deemed to have been tolled during the period beginning with the execution of the Settlement Agreement and ending with the day on which the orders contemplated by section 7.7(c) of this Settlement Agreement are entered;

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- (f) all negotiations, statements and proceedings relating to the Settlement Agreement shall be deemed to be without prejudice to the rights of the Parties, and the Parties shall be deemed to be restored to their respective positions existing immediately before the Settlement Agreement was executed.

Survival

7.5 Notwithstanding section 7.4(a) of this Settlement Agreement, if this Settlement Agreement is terminated, the provisions of this section and sections 4.2, 4.3, 5.7, 5.8, 7.4 and 7.6-7.9 and the definitions and Schedules applicable thereto of this Settlement Agreement shall survive termination and shall continue in full force and effect. The definitions and Schedules shall survive only for the limited purpose of interpreting these sections of this Settlement Agreement, but for no other purposes.

Accounting

7.6 If this Settlement Agreement is terminated, Class Counsel shall account to the Courts and the Parties for all payments made from the Administrative Account and/or the Escrow Account by no later than ten (10) days after such termination.

Termination Orders

7.7 If this Settlement Agreement is terminated, Class Counsel shall, within thirty (30) days after termination, apply to the Courts, on notice to Consortium Counsel and the Claims Administrator, for an order:

- (a) declaring this Settlement Agreement null and void and of no force or effect except for the provisions of those sections listed in section 7.5 of this Settlement Agreement;

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- (b) determining whether a notice of termination shall be provided to Class Members and Family Class Members and, if so, the form, content and method of disseminating such a notice;
- (c) requesting an order setting aside, *nunc pro tunc*, all prior orders or judgments entered in the Proceedings in accordance with the terms of this Settlement Agreement; and
- (d) authorizing the payment of all funds in the Administrative Account and the Escrow Account, including accrued interest, to the Defendants directly or indirectly, as the case may be, minus any amounts paid out of the Administrative Account and the Escrow Account, in accordance with this Settlement Agreement.

7.8 Subject to section 7.9 of this Agreement, the Parties shall consent to the orders sought in any motion made pursuant to section 7.7 of this Settlement Agreement.

7.9 If there is any dispute about the termination of this Settlement Agreement, the Ontario Court shall determine any dispute by motion on notice to the Parties.

8. NO REVERSION

8.1 Unless this Settlement Agreement is terminated as provided herein, the Defendants shall not, under any circumstances, be entitled to the repayment of any portion of the Settlement Payment and if then, only to the extent of and in accordance with the terms of the Settlement Agreement.

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9. CLASS MEMBERSHIP

9.1 If an individual is a member of two or more of the Classes, that individual may elect to participate in any of the Principal Proceedings in which he or she is a Class Member, but all such individuals shall participate in only one of the Principal Proceedings.

10. OPT OUT PROVISIONS

Opting Out

10.1 Members of the Class and Family Class may exclude themselves from the Proceedings by exercising their right to opt out pursuant to the relevant provisions of the Ontario, Nova Scotia, Québec and Saskatchewan class proceedings legislation by submitting a complete and signed Opt Out Form to the Claims Administrator by regular first class mail or courier, post-marked or submitted to the courier, or by email or fax as the case may be, before the Opt Out Deadline.

10.2 Residents of Québec must also send the written election to opt-out by pre-paid mail or courier to the Québec Court at an address to be identified in the Notice. The written election to opt-out must contain the following information in order to be valid:

- (i) the Class Member's full name, current address and telephone number;
- (ii) a statement to the effect that the Class Member wishes to be excluded from the Proceedings; and
- (iii) the reason(s) for opting out.

10.3 Class Members and Family Class Members who do not opt out shall be bound by this Settlement Agreement. The Provincial Health Insurers do not have the right to opt out of this Settlement Agreement.

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10.4 Class Counsel represent and warrant that they are unaware of any Class Member and/or Family Class Member that has expressed an intention to opt out of the Proceedings.

10.5 Class Counsel represent and warrant that they will not encourage or solicit any Class Member and/or Family Class Member to opt out of the Proceedings.

10.6 In the event that an Opt Out seeks to retain Class Counsel for any purpose related to the Proceedings, Class Counsel hereby agree to refuse to represent the Opt Out.

Opt Out Report

10.7 The Claims Administrator shall provide Class Counsel and Defendants' Counsel with a report, advising as to the number of Opt Outs, the reasons for their opting out and details of the Opt Out's individual claim, if known, and a copy of all information provided, including the Opt Out Form, within thirty (30) days of the Opt Out Deadline.

10.8 Class Counsel shall be permitted to contact Opt Outs or their counsel for the purpose of obtaining their reasons for opting out of the Proceedings and the particulars of their individual claims.

Opt Out Threshold

10.9 In the event the Opt Out Threshold is exceeded, the Defendants may terminate the Settlement Agreement by giving notice in writing to Class Counsel of their intent to do so within (30) days of the report referenced in section 10.6 above. The failure to deliver notice in accordance with this section shall be deemed a waiver of the Opt Out Threshold.

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10.10 The Defendants shall maintain their right to waive the Opt Out Threshold.

11. CLAIMS ADMINISTRATION

Appointment of Claims Administrator

11.1 The Parties shall propose a bilingual (French/English) Claims Administrator to be appointed by the Courts.

11.2 The Claims Administrator shall be responsible for implementing this Settlement Agreement, including the Courts-approved Notice Plan and Compensation Protocol.

Confidentiality Obligations

11.3 The Claims Administrator and any person employed or retained by the Claims Administrator to assist in administering claims and paying Approved Claimants must sign and observe a confidentiality statement in a form mutually agreeable to the Parties, by which such persons agree to keep confidential any information concerning Class Members and Family Class Members. The Claims Administrator shall institute procedures to ensure that the identity of all Class Members and Family Class Members and all information regarding their claims shall be kept confidential and not be provided to persons except as may be provided in this Settlement Agreement or otherwise required by law.

11.4 The Claims Administrator shall preserve, in hard copy or electronic form, as the Claims Administrator deems appropriate, the submissions relating to individual claims for compensation for the period of one (1) year after the last Approved Claimant has been paid and/or after all, if any, appeals have been determined, and at such time, shall dispose of the submissions by shredding or other such means as will render the materials permanently illegible.

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Removal of the Claims Administrator

11.5 The Claims Administrator shall be subject to removal by the Courts, for cause, on motion by any of the Parties.

Liability of the Claims Administrator

11.6 The Claims Administrator shall not be held liable, absent negligence or fraud, in respect of the implementation and administration of this Settlement Agreement and any related accounting.

12. SUBMITTING CLAIMS

12.1 Claims shall be submitted by Class Members and Family Class Members, who do not Opt Out, by the Claim Deadline in the manner contemplated by the Compensation Protocol, or in any other manner approved by the Courts.

13. LIMITATION DEFENCE

13.1 Except as provided herein, no Class Member or Family Class Member shall be considered ineligible to receive a payment pursuant to this Settlement Agreement on the basis of any statute of limitation or repose, prescription period or any other limitation or prescription defence.

13.2 Nothing in this Settlement Agreement shall constitute or be deemed to constitute a waiver by the Defendants of defences based on statutes of limitation or repose, prescription periods or any other limitation or prescription defence with respect to any Class Member or Family Class Member who Opts Out.

14. AMENDMENTS TO THE SETTLEMENT AGREEMENT

14.1 The Parties may amend this Settlement Agreement in writing, by consent.

15. LEGAL FEES AND DISBURSEMENTS

Fee Approval

15.1 Class Counsel shall bring a motion or motions to the Courts for determination of Class Counsel Legal Fees, including the fees of Consortium Counsel, to be paid as a first charge on the Escrow Settlement Payment.

15.2 Class Counsel shall not be precluded from making additional motions to the Courts for expenses incurred as a result of implementing the terms of this Settlement Agreement. All amounts awarded on account of Class Counsel Legal Fees shall be paid from the Escrow Settlement Payment.

15.3 The Released Parties hereby acknowledge and agree that they are not parties to the motions concerning the approval of Class Counsel Legal Fees, they will have no involvement in the approval process to determine the amount of Class Counsel Legal Fees and they will not take any position or make any submissions to the Courts concerning Class Counsel Legal Fees.

15.4 Any order or proceeding relating to Class Counsel Legal Fees, or any appeal from any order relating thereto or reversal or modification thereof, shall not operate to terminate or cancel this Settlement Agreement or affect or delay the finality of the Settlement Orders and the resolution of the Proceedings provided herein.

15.5 The procedure for, and the allowance or disallowance by the Courts of, any requests for Class Counsel Legal Fees to be paid out of the Escrow Settlement Payment are not part of the settlement provided for herein, except as expressly provided in section 6.1 of this Settlement Agreement, and are to be considered by the Courts separately from its consideration of the fairness, reasonableness and adequacy of the settlement provided for herein.

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Individual Claims

15.6 Class Members and Family Class Members who retain lawyers to assist them in making their individual claims for compensation pursuant to this Settlement Agreement or to appeal the classification or rejection of their claim for compensation, shall be responsible for the legal fees and expenses of such lawyers.

15.7 If a Class Member or Family Class Member retains Class Counsel or Consortium Counsel, or a member law firm thereof, to assist him or her in making his or her individual claim for compensation, Class Counsel and Consortium Counsel hereby agree to cap their fees at fifteen (15) percent of the amount awarded to that Class Member or Family Class Member.

16. EXCLUSIVE REMEDY/EFFECT ON CLAIMS

16.1 This Settlement Agreement shall be the exclusive remedy for the Provincial Health Insurers, and all Class Members and Family Class Members who do not Opt Out.

16.2 On the Effective Date, each Class Member and Family Class Member who does not Opt Out, whether or not he or she submits a claim or otherwise receives compensation, shall be deemed by this Settlement Agreement to have completely and unconditionally released, forever discharged, and acquitted the Released Parties from any and all claims relating to the matters raised or which could have been raised in the Proceedings. Every Settled Claim against the Released Parties shall be conclusively compromised, settled and released. All Class Members and Family Class Members who do not Opt Out, and the Provincial Health Insurers, shall be barred from initiating, asserting or prosecuting any claim, action, litigation, investigation or other proceeding in any court of law or equity, arbitration, tribunal, proceeding, governmental forum, administrative forum or any other forum, directly, representatively, or derivatively, against any person, corporation or entity

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(including, without limitation, any regulators, governments, health care providers, health care facilities, pharmacies, or other distributors of OxyContin® or OxyNEO®) which might claim against any of the Released Parties damages and/or contribution and indemnity and/or other relief under the provisions of the *Negligence Act*, R.S.O. 1990, c N.1 or other comparable provincial legislation and any amendments thereto, the common law, in equity, or under any other statute for any relief whatsoever, including relief of a monetary, declaratory or injunctive nature. Exceptionally, it is specifically agreed that the provisions of this Section 16 shall not prevent a Class Member or Family Class Member from initiating, asserting or prosecuting any claim, action (including any subrogated claim or action), litigation, investigation or other proceeding in any court of law or equity, arbitration, tribunal, proceeding, governmental forum, administrative forum or any other forum, directly, representatively, or derivatively, against any OxyContin®- or OxyNEO®- prescribing physician, only with respect to his or her own several liability, and provided that if such Class Member or Family Class Member commences such a several liability action or takes such proceedings, and the Released Parties, or any of them, are added to such action or proceeding in any manner whatsoever (including but not limited to a claim for damages and/or contribution and/or other relief under the provisions of the *Negligence Act* or other comparable provincial legislation and any amendments thereto, the common law, Québec civil law, or any other statute), whether justified in law or not, such Class Member or Family Class Member will immediately request the dismissal of the proceedings and claims against the Released Parties or any of them, and shall indemnify the Released Parties, or any of them, for their substantial indemnity costs incurred in any such proceeding. For greater certainty, in the event that an OxyContin®- or OxyNEO®- prescribing physician adds the Released Parties or any of them to the proceeding, there will be a pleaded severance of liability between the OxyContin®- or OxyNEO®- prescribing physician and the Released Parties or any of them, such that the claim only seeks recovery for the

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physician's proportionate share of fault. This Settlement Agreement shall operate conclusively as an estoppel in the event of any claim, action, complaint or proceeding which might be brought in the future by such Class Member or Family Class Member with respect to the matters covered herein. Class Members and Family Class Members covenant that in the event that litigation commenced or continued by a member of the Classes results in a claim over or a judgment against the Released Parties to pay any amount to any person, the member of the Class shall either not collect any amount in respect of the Settled Claims and will hold harmless, defend, reimburse and indemnify the Released Parties for the amount of the claim over or the judgment in respect of the claim, or shall fully indemnify and hold the Released Parties entirely harmless from any and all liability, damages, legal fees, disbursements and costs, with respect to any breach of the foregoing provisions.

16.3 In consideration of the Settlement Payment as aforesaid, Class Counsel agrees, on behalf of the Provincial Health Insurers, Class Members and Family Class Members, that any prosecution of a Settled Claim in breach of section 16.2 shall cause irreparable harm to the Defendants and/or Released Parties, in respect of which a stay or injunction is an appropriate remedy. For the same consideration, Class Counsel agrees, on behalf of Class Members and Family Class Members, to cooperate with Defendants and Released Parties in seeking such a stay or injunction.

17. MISCELLANEOUS PROVISIONS

Ongoing Authority

17.1 The Ontario Court, the Nova Scotia Court, the Québec Court and the Saskatchewan Court shall retain exclusive and continuing jurisdiction over the Ontario Proceeding, the Nova Scotia Proceeding, the Québec Proceeding and the Saskatchewan

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Proceeding, respectively, for the purpose of supervising the approval, implementation and administration of this Settlement Agreement.

Recitals

17.2 The Parties represent and warrant that the recitals referred to in section 1 are accurate and agree that they form part of this Settlement Agreement.

Entire Agreement

17.3 This Settlement Agreement, including its recitals and exhibits, constitutes the entire agreement by and among the Parties with regard to the subject matter of this Settlement Agreement and, on the Effective Date, shall supersede any previous agreements and understandings between the Parties with respect to the subject matter of this Settlement Agreement.

Counterparts

17.4 This Settlement Agreement may be executed in one or more counterparts, each of which shall be deemed an original but all of which together shall constitute one and the same instrument.

Party Notification

17.5 Any notification, request, instruction or other document to be given by any Party to any other Party to this Settlement Agreement (other than class notification) shall be in writing,

- (a) if to the Defendants, jointly to the attention of Defendants' Counsel: Borden Ladner Gervais LLP, Attention: Cindy Clarke, Bay Adelaide Centre, East Tower 22 Adelaide Street West, Toronto, ON M5H 4E3, Stikeman Elliott LLP, Attention:

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David Byers, 5300 Commerce Court West, 199 Bay Street, Toronto, ON M5L 1B9
and Barry Glaspell, 163 Howland Ave, Toronto ON M5R 3B7; and

- (b) if to the Plaintiffs, Class Members or Family Class Members, jointly to the attention of Class Counsel: Rochon Genova LLP, Attention: Joel Rochon, 121 Richmond Street West, Suite 900, Toronto, ON, M5H 2K1 and Siskinds LLP, Attention: Michael Robb, 680 Waterloo Street, P.O. Box. 2520, London, ON, N6A 3V8 and Wagners, Attention: Raymond Wagner, 1869 Upper Water Street, 3rd Floor Pontac House, Historic Properties, Halifax, NS, B3J 1S9 and Merchant Law Group LLP, Attention: Tony Merchant, 100-2401 Saskatchewan Drive, Regina, SK, S4P 4H8, or to other recipients as the Courts may order.

Class Member and Family Class Member Notification

17.6 All communications from the Claims Administrator to Class Members and Family Class Members may be made by regular first class mail to such person's last mailing address provided by such person to the Claims Administrator. Class Members and Family Class Members shall apprise the Claims Administrator of their current mailing address.

Governing Law

17.7 For the purpose of the settlement of the Proceedings, this Settlement Agreement shall be interpreted pursuant to the laws of Ontario.

Severability

17.8 If any provision of this Settlement Agreement is held to be void or invalid, the same shall not affect any other provision and the remainder shall be effective as though such provision had not been contained herein.

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Dates

17.9 Dates referred to in this Settlement Agreement may be altered with the written consent of the Parties and with the approval of the Courts.

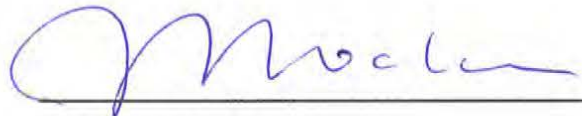
French Translation

17.10 This Settlement Agreement is available in the English language. Nevertheless, if required by the Courts, Class Counsel and/or a translation firm selected by Class Counsel shall prepare a French translation of the Settlement Agreement, the cost of which shall be paid from the Settlement Amount. In case of any ambiguity or dispute about interpretation, the English version is official and shall prevail.

English Language Clause

17.11 Les parties ont convenu que cette Entente soit rédigée en anglais.

Date: March 8, 2017



Joel P. Rochon
ROCHON GENOVA LLP

Date: March 8, 2017



Michael G. Robb
SISKINDS LLP

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Date: March 8, 2017



Raymond F. Wagner, Q.C.
WAGNERS

Date: March 8, 2017



Tony Merchant, Q.C.
MERCHANT LAW GROUP LLP

Class Counsel

Date: March 8, 2017

Cindy Clarke
BORDEN LADNER GERVAIS LLP

Lawyers for the Defendants, Purdue Pharma,
Purdue Pharma Inc. and Purdue Frederick Inc.


Date: March 8, 2017

Barry Glaspell

Lawyers for the Defendants, Purdue Pharma,
Purdue Pharma Inc. and Purdue Frederick Inc.

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Date: March 8, 2017



Raymond F. Wagner, Q.C.
WAGNERS

Date: March 8, 2017

Tony Merchant, Q.C.
MERCHANT LAW GROUP LLP

Class Counsel

Date: March 8, 2017



Cindy Clarke
BORDEN LADNER GERVAIS LLP

Lawyers for the Defendants, Purdue Pharma,
Purdue Pharma Inc. and Purdue Frederick Inc.

Date: March 8, 2017



Barry Glaspell

Lawyers for the Defendants, Purdue Pharma,
Purdue Pharma Inc. and Purdue Frederick Inc.

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Date: March 8, 2017



Raymond F. Wagner, Q.C.
WAGNERS

Date: March 8, 2017

Tony Merchant, Q.C.
MERCHANT LAW GROUP LLP

Class Counsel

Date: March 8, 2017

Cindy Clarke
BORDEN LADNER GERVAIS LLP

Lawyers for the Defendants, Purdue Pharma,
Purdue Pharma Inc. and Purdue Frederick Inc.

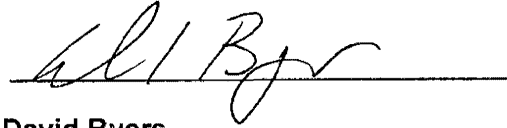
Date: March 8, 2017

Barry Glaspell

Lawyers for the Defendants, Purdue Pharma,
Purdue Pharma Inc. and Purdue Frederick Inc.

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Date: March 8, 2017

A handwritten signature in black ink, appearing to read "D. Byers", is written over a horizontal line.

David Byers
STIKEMAN ELLIOTT LLP

Lawyers for the Defendants, Purdue Pharma
L.P., The Purdue Frederick Company Inc., and
P.F. Laboratories, Inc.

EXHIBIT "A"

**NOTICE OF SETTLEMENT APPROVAL IN
CANADIAN OXYCONTIN® AND OXYNEO® LITIGATION**

PLEASE READ CAREFULLY. IGNORING THIS NOTICE WILL AFFECT YOUR LEGAL RIGHTS

NOTICE OF SETTLEMENT APPROVAL

A Canada-wide settlement has been reached in several proposed class actions relating to the prescription drugs OxyContin® and OxyNEO®. These lawsuits ("the Proceedings") raised various allegations against the Defendants and sought damages on behalf of Canadians for harm and injuries which were allegedly related to the use of OxyContin® and OxyNEO®. The Defendants deny the allegations made in the lawsuits, make no admission as to the truth of these allegations and deny any wrongdoing.

This Notice advises you that, following publication of a notice program, hearings were held in the supervising Courts in Ontario, Québec, Nova Scotia and Saskatchewan on **DATES, 2017**, respectively ("the Settlement Approval Hearings"). The Courts each issued orders ("the Approval Orders") approving the National Settlement Agreement (the "Settlement") as being fair, reasonable and in the best interest of Class Members. The approved Settlement therefore settles all litigation in Canada relating to OxyContin® and OxyNEO®. The Approval Orders can be reviewed at the settlement website: www.XX.

WHO IS INCLUDED?

The Settlement applies to all persons in Canada, including their estates and provincial health insurers, who at any time between January 1, 1996 and February 28, 2017 inclusive, were prescribed in Canada and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants (the "Class" or "Class Members"), as well as all persons in Canada who by virtue of personal relationships to Class Members have statutory derivative claims for damages (the "Family Class" or "Family Class Members"). The Class has been sub-divided by region, as follows:

Ontario Class: Class Members whose prescription occurred in Ontario and/or British Columbia;

Québec Class: Class Members whose prescription occurred in Québec;

Atlantic Canada Class: Class Members whose prescription occurred in Nova Scotia, Newfoundland and Labrador, New Brunswick and/or Prince Edward Island; and

Saskatchewan Class: Class Members whose prescription occurred in Saskatchewan, Alberta, Manitoba, the Yukon, the Northwest Territories and/or Nunavut.

TERMS OF THE SETTLEMENT AGREEMENT

The Settlement provides for the creation of a \$20 million (CDN) Settlement Payment which will be used to pay the claims of provincial health insurers, the costs of settlement notice and administration, compensation for Approved Claimants, and Class Counsel Legal Fees. Payments to Approved Claimants will be made to Class Members who show that they suffered one or more of the injuries described in greater detail in the Compensation Protocol, which are all subject to various eligibility criteria and maximum payment values. Not all Class Members will be eligible for compensation.

The types of injuries that may qualify Class Members for compensation include fatal and non-fatal overdose, addiction and various life complications arising from dependency alleged to be associated with OxyContin® and/or OxyNEO® usage. Compensation will also be paid to eligible Family Class Members. For more information on the eligibility criteria, you can review the Compensation Protocol and the Claims Administration Protocol which are posted on the settlement website: www.XX.

PARTICIPATING IN THE SETTLEMENT

To be entitled to a payment pursuant to the Settlement, a Class Member must file a claim with the Claims Administrator on or before the Claims Deadline of **DATE, 2017**. A detailed instruction package on how to file a claim, along with a downloadable version of the Claim Form is currently available online at the settlement website at www.XX or you may request a Claim Form from the Claims Administrator by telephone or in writing at the

address noted below. Class Members are invited to contact Class Counsel at the coordinates below to receive assistance completing claim documentation.

TO BE ELIGIBLE FOR ANY COMPENSATION, CLASS MEMBERS MUST SUBMIT THEIR CLAIM DOCUMENTATION TO THE CLAIMS ADMINISTRATOR BEFORE THE EXPIRY OF THE CLAIM PERIOD ON DATE, 2017.

If, for any reason, this deadline is extended, any such extension and new deadline will be posted at the settlement website: www.XXX

WHO REPRESENTS ME?

Canada Class Counsel in the Proceedings are:

Rochon Genova LLP	Siskinds LLP	Wagners	Merchant Law Group LLP
900-121 Richmond St. W. Toronto, ON M5H 2K1	680 Waterloo St. London, ON N6A 3V8	1869 Upper Water St. Halifax, NS B3J 1S9	2401 Saskatchewan Dr. Regina, SK S4P 4H8
Joel P. Rochon Tel: 416-363- 1867	Michael G. Robb Tel: 877-672- 2121	Raymond F. Wagner Tel: 902-425- 7330	Tony Merchant Tel: 888-567- 7777

LEGAL FEES

Class Counsel's legal fees, disbursements and applicable taxes will be paid out of the Settlement. At the Approval Hearings, Class Counsel requested and received the Courts' approval for payment of their fees and disbursements and applicable taxes in the amount of \$XX.

Class Members may retain their own lawyers to assist them in making individual claims under the Settlement and will be responsible for any fees charged by such lawyers.

FOR MORE INFORMATION:

The Courts have appointed RicePoint Administration Inc. as the Claims Administrator for the Settlement. Settlement documents, including a downloadable version of the Claim Form are available at www.XX. Class Members can also contact the Claims Administrator by telephone toll-free at 1-866-432-5534.

If you have questions about the Settlement and/or would like to obtain more information and/or copies of the Settlement and related documents, please visit the settlement website at www.XXX or contact the Claims Administrator at:

RicePoint Administration Inc.
1480 Richmond Street, Suite 204
London, Ontario, Canada, N6G 0J4
Email: support@ricepoint.com
Toll Free: 1 (866) 432-5534

This Notice contains a summary of some of the terms of the Settlement. If there is a conflict between this Notice and the Settlement, the terms of the Settlement shall prevail.

This Notice has been approved by the Ontario Superior Court of Justice, the Superior Court of Québec, the Supreme Court of Nova Scotia and the Court of Queen's Bench for Saskatchewan

EXHIBIT “B”

**Compensation Protocol for Claims Submitted Pursuant to the OxyContin® and OxyNEO®
National Settlement Agreement**

(“Compensation Protocol”)

1. Class Member Claims

A Class Member¹ who first consumed OxyContin® or OxyNEO® pursuant to a prescription written for the Class Member by a health care provider, which may be evidenced by the Class Member’s medical records, pharmacy records, and/or records created by a public health insurer or social assistance payor (a “Valid Prescription”) and subsequently suffered one or more alleged OxyContin®- and/or OxyNEO®-related injuries (an “Injury” or “Injuries”) may file a claim to receive compensation from the Settlement Payment. Class Members who consumed OxyContin® or OxyNEO® before first being issued a Valid Prescription are not entitled to receive compensation from the Settlement Payment.

Except where otherwise indicated, all Injuries must be proven by way of medical and/or other reliable documentary evidence, including, where appropriate, affidavit evidence explaining the initial circumstances of addiction to OxyContin® or OxyNEO® and details of prior and subsequent addiction related injuries and events, including adverse events. The evidence that shall be used to prove each level of Injury is described in greater detail in section 4 of the Claims Administration Protocol (attached at Schedule “A”).

“Addiction”, where applicable, shall be established through medical records that diagnose or indicate a suspected addiction to or psychological dependence on OxyContin® or OxyNEO®, or through medical records that document two or more characteristics of Opioid Use Disorder as defined in the DSM-V. “Period of Addiction” shall begin with the point in time on which the Class Member’s Addiction is established (through the means outlined above) and end with the point in time on which the Class Member ceased to experience symptoms of Addiction or on February 28, 2017, whichever is earlier.

Approved Claimants will receive benefits in proportion to the cumulative points they are awarded under this Compensation Protocol.

LEVEL	INJURY	POINTS
1	Fatal overdose caused or contributed to by OxyContin® and/or OxyNEO® consumption, or suicide by other means during the Period of Addiction	500 points
2	Non-fatal overdose during the Period of Addiction, which includes a documented suicide	150 points

¹ Unless otherwise indicated or required by context, capitalized terms in this Compensation Protocol have the meanings assigned to them in the OxyContin® and OxyNEO® National Settlement Agreement (the “Settlement Agreement”).

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	attempt, caused or contributed to by OxyContin® and/or OxyNEO® consumption	Add 75 points for each subsequent, discrete suicide attempt to a maximum of 300 points
3	Documented suicide attempt during the Period of Addiction by means other than OxyContin® or OxyNEO® consumption	100 points Add 75 points for each subsequent, discrete suicide attempt to a maximum of 300 points
4	Participation in a treatment program for OxyContin® and/or OxyNEO® Addiction	100 points Add 50 points for each subsequent, discrete treatment program for Addiction; add 75 points if treatment involved methadone or similar treatments for a period of 6 months or longer, to a combined maximum of 275 points
5	Loss of employment for a period of 6 consecutive months or longer during the Period of Addiction	Annual income (\$) at time of loss of employment: 100,000 or greater = 100 points 80,000 to 99,999 = 80 points 60,000 to 79,999 = 60 points 40,000 to 59,999 = 40 points 20,000 to 39,999 = 20 points Less than 20,000 = 10 points Add the applicable number of points for each additional 6 month period of unemployment to a maximum of 200 points
6	Loss of professional license during the Period of Addiction	100 points

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7	Loss of custody of child(ren) during the Period of Addiction	100 points This is a fixed allocation and is not dependent on number of children
8	Criminal conviction related to OxyContin® or OxyNEO® during the Period of Addiction	100 points This is a fixed allocation and is not dependent on number of convictions
9	Separation and/or divorce from spouse or common law spouse during the Period of Addiction	75 points This is a fixed allocation and is not dependent on the number of separations and/or divorces
10	Criminal charge related to OxyContin® or OxyNEO® during the Period of Addiction that did not result in conviction	50 points
11	Bankrupt during the Period of Addiction	50 points
12	Evicted from or otherwise lost possession of principal residence during the Period of Addiction	50 points
13	Homeless for greater than one week (7 days) during the Period of Addiction	25 points for each week homeless to a maximum of 100 points
14	Interruption in post-secondary education during the Period of Addiction	10 points per semester to maximum of 50 points

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		The Approved Claimant must have been enrolled for the semester and completed 60% or less of the registered courses
15	Length of Period of Addiction	5 points for each month of Addiction to a maximum of 180 points
16	Discretionary points: The Claims Administrator may in its discretion award points for substantiated circumstances evidencing hardship that are not otherwise provided for in this Compensation Protocol	Up to 100 points
REDUCTIONS		
A	Addiction to an opioid other than OxyContin® and/or OxyNEO® during the Period of Addiction	Reduce points cumulatively allocated pursuant to Levels 1 through 16 by 25%
B	History of addiction and/or substance abuse	<p>Reduce points cumulatively allocated pursuant to Levels 1 through 16, after applying any reduction under Level A if applicable, by:</p> <p>0% if previous addiction or abuse occurred more than 3 years before the Approved Claimant was first prescribed OxyContin® or OxyNEO®</p> <p>25% if previous addiction or abuse occurred less than 3 years but more than 2 years before the Approved Claimant was first prescribed OxyContin® or OxyNEO®</p> <p>50% if previous addiction or abuse occurred less than 2 years but more than 1 year before the Approved Claimant was first prescribed OxyContin® or OxyNEO®</p>

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		100% if previous addiction or abuse occurred less than 1 year before the Approved Claimant was first prescribed OxyContin® or OxyNEO®
C	OxyContin® was first prescribed to Approved Claimant after February 28, 2012 or Approved Claimant was prescribed OxyNEO® and had not previously been prescribed OxyContin®	Reduce points cumulatively allocated pursuant to Levels 1 through 16, after applying any reductions under Levels A and B if applicable, by 90%

2. Family Class Member Claims

“Family Class” has the definition assigned to it in the Settlement Agreement and, for greater certainty, includes the spouses, common law spouses, children, grandchildren, parents, brothers, and sisters of Class Members at the time of the Injury or Injuries.

Only Family Class Members of Approved Claimants are eligible to receive compensation from the Settlement Payment.

A child (including an adoptive child), spouse, or common law spouse, of an Approved Claimant, or a parent of an Approved Claimant if the Approved Claimant was a minor (under 18 years of age) during all or part of his or her Period of Addiction, shall receive 10% of the amount awarded to the related Approved Claimant.

All other Family Class Members shall receive 2% of the amount awarded to the related Approved Claimant.

In the event that the cumulative claims of an Approved Claimant’s related Family Class Members exceeds 25% of the amount awarded to the Approved Claimant, the total compensation paid to the related Family Class Members shall be capped at 25% of the amount awarded to the Approved Claimant and distributed on a *pro-rata* basis.

3. Cy-près Distribution

In the event that less than \$100,000 remains in the Escrow Account (whether by reason of tax refunds, uncashed cheques or otherwise) after 120 days from the date of distribution of the Escrow Settlement Payment to the Approved Claimants and Family Class Members, the Claims Administrator shall donate such monies to an education fund related to opioid treatment and addiction, or other such recipient(s) as may be approved by the Courts, *cy-près*. *The Act Respecting the Fonds d'aide aux actions collectives, CQLR c F-3.2.0.1.1* will apply to the portion of any remaining balance, if any, attributable to Quebec Class Members.

SCHEDULE “A”

Claims Administration Protocol for Claims Submitted Pursuant to the OxyContin® and OxyNEO® National Settlement Agreement

(“Claims Administration Protocol”)

Administration of the Settlement Agreement² and the submission, processing, approval, compensation, and appeal of individual claims made pursuant to the Settlement Agreement shall be governed by this Claims Administration Protocol. This Claims Administration Protocol shall be implemented by the Claims Administrator, subject to the ongoing authority and supervision of the Courts.

1. Purpose of the Claims Administration Protocol

The purpose of this Claims Administration Protocol is to provide further guidance to the Claims Administrator to help ensure that:

- a) only Approved Claimants and not unapproved claimants will receive compensation from the Settlement Payment;
- b) similarly situated Approved Claimants will be treated as uniformly as possible; and
- c) Approved Claimants will receive timely compensation in a way that minimizes, to the extent reasonably possible, the Claims Administration Costs and other transaction costs associated with implementation and administration of the Settlement Agreement.

2. Reporting Obligations of the Claims Administrator

The Claims Administrator shall provide written, quarterly reports to the Courts, Class Counsel, and Defendants’ Counsel on the distribution of the Settlement Payment and monies remaining in trust.

3. Claim Form and Claim Deadline

The status of a Class Member as an Approved Claimant requires, in addition to the requirements set forth in the Settlement Agreement and Compensation Protocol, that the Class Member properly complete, execute and submit the claim form developed by the Claims Administrator in consultation with Class Counsel (the “Claim Form”) to the Claims Administrator by the Claim Deadline. The Claims Administrator may develop such other forms as it deems necessary for the implementation and administration of the Settlement Agreement in accordance with the purpose of this Claims Administration Protocol.

Claims that are not properly and timely submitted to the Claims Administrator by the Claim Deadline will be denied by the Claims Administrator.

4. Evidence Required for Proof of Injury

This section lists the information and documentation (the “Evidence”) that must be provided as sufficient proof of each level of “Injury” (as that term is defined in the Compensation Protocol).

² Unless otherwise indicated or required by context, capitalized terms in this Claims Administration Protocol have the meanings assigned to them in the Settlement Agreement.

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a) Mandatory Evidence

For any and all claims for Injury compensation and for the purposes of proving the length of his or her Period of Addiction, a Class Member must:

- a) submit proof of a Valid Prescription (as that term is defined in the Compensation Protocol);
- b) submit a copy of his or her medical and pharmacy records for the three years before he or she was first prescribed OxyContin® or OxyNEO® through to the end of the Period of Addiction (the “Material Time”). In the event that some or all of these records are unavailable, a Class Member must submit an affidavit sworn or affirmed by the Class Member that describes his or her use of OxyContin® and/or OxyNEO® for the timeframe that is not supported by records and that contains, as exhibits, true copies of the records requests that were made and the responses received by the Class Member; and
- c) must otherwise disclose, by way of an affidavit sworn or affirmed by the Class Member, any and all addictions and/or substance abuse problems, other than his or her Addiction (as that term is defined in the Compensation Protocol), that he or she suffered during the Material Time. If the Class Member suffered no such addiction and/or substance abuse problems during the Material Time, he or she must submit a sworn or affirmed affidavit to this effect.

b) Optional Evidence

In addition, to prove the following specific Injuries, a Class Member must submit the following Evidence:

- a) For Level 1 Injury, a Class Member must submit a government-issued Medical Certificate of Death;
- b) For Level 2 Injury, a Class Member must submit medical records from the Class Member’s treating physician and/or hospital records that detail the overdose(s) and/or attempted suicide(s);
- c) For Level 3 Injury, a Class Member must submit medical records from the Class Member’s treating physician and/or hospital records that detail the attempted suicide(s);
- d) For Level 4 Injury, a Class Member must submit medical records and/or records from the treatment centre/program supporting the Class Member’s participation. To be eligible to receive added points for methadone use, a Class Member must submit records from the treatment centre/program that indicate that methadone was prescribed for a period of 6 months or longer;
- e) For Level 5 Injury, a Class Member must swear or affirm and submit an affidavit specifying that his or her loss of employment was mainly due to OxyContin® and/or OxyNEO® Addiction, and must submit documentation that shows his or her termination from employment and income at the time of termination (for example: records of employment, pay stubs, tax returns, notices of assessment, and/or contracts). If requested, a release for the Class Member’s complete employment file shall be executed in a form provided for by the Claims Administrator;

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- f) For Level 6 Injury, a Class Member must submit records from the body that governs the Class Member's profession that indicate the loss of professional license;
- g) For Level 7 Injury, a Class Member must submit a Custody Order and/or other court Order and/or other records in the court file that provide for custody of the Class Member's children and/or an affidavit sworn or affirmed by a close friend or family member of the Class Member that provides specific detail as to the circumstances surrounding the loss of custody and an explanation for why the affiant has knowledge of those details;
- h) For a Level 8 Injury, a Class Member must submit a Certificate of Conviction signed by the clerk of the court in which the conviction was made as well as the corresponding pre-sentencing report. These records must clearly indicate that the conviction was related to the Class Member's Addiction. If this relationship is not evident from these records, the Class Member must submit a statement from his or her lawyer and/or parole officer and/or social worker that clearly indicates that the conviction was related to the Class Member's Addiction;
- i) For Level 9 Injury, a Class Member must submit a Separation Agreement and/or Divorce Certificate and/or other records in the court file and/or an affidavit sworn or affirmed by a close friend or family member of the Class Member that provides specific detail as to the circumstances surrounding the separation and/or divorce and an explanation for why the affiant has knowledge of those details;
- j) For Level 10 Injury, a Class Member must submit law enforcement and/or police records that document the charge and that clearly indicate that the charge was related to the Class Member's Addiction. If this relationship is not evident from these records, the Class Member must submit a statement from his or her lawyer and/or healthcare provider and/or social worker that clearly indicates that the charge was related to the Class Member's Addiction;
- k) For Level 11 Injury, a Class Member must submit his or her bankruptcy documentation;
- l) For Level 12 Injury, a Class Member must submit the real estate documentation and/or eviction notice(s) that demonstrates the loss. If such documentation and/or notice is not available, then a Class Member must submit a sworn or affirmed affidavit that describes the circumstances surrounding the eviction or loss of residence plus a supporting affidavit sworn or affirmed by a person familiar with those circumstances.
- m) For Level 13 Injury, a Class Member must submit homeless shelter records and/or a statement by a social worker or healthcare provider that describes the Class Member's experience with and conditions of homelessness and the length of time that the Class Member was homeless. If such documentation cannot be obtained, then a Class Member must submit a sworn or affirmed affidavit that describes the circumstances surrounding his or her homelessness plus a supporting affidavit sworn or affirmed by a person familiar with those circumstances; and

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- n) For Level 14 Injury, a Class Member must submit his or her transcript(s) that shows the interruption(s).

The Class Member shall obtain and shall bear the cost of obtaining and submitting to the Claims Administrator copies of his or her Evidence.

5. Claims Processing Guidelines

If, during claims processing, the Claims Administrator finds that technical deficiencies exist in a Class Member's Claim Form or Evidence, the Claims Administrator shall notify the Class Member, by way of letter sent through first class regular mail, of the technical deficiencies and shall allow the Class Member 60 days from the date of mailing to correct the deficiencies. If the deficiencies are not corrected within the 60 day period, the Claims Administrator shall reject the claim and the Class Member shall have no further opportunity to correct the deficiencies. "Technical deficiencies" shall not include missing the Claim Deadline or failure to provide sufficient Evidence to support the Class Member's claim.

6. Claimant Notification and Claim Appeals

a) Notification

The Claims Administrator shall notify each Class Member by way of a letter sent through first class regular mail as to the approval or rejection of his or her claim and the points awarded to the Class Member.

b) Appeals

Class Members will be granted a 30 day period from the date of mailing to appeal the rejection and/or classification of their claims. Appeals will be made in writing, supported only by the documentation provided to the Claims Administrator. A cheque deposit of \$100 must be filed with the Class Member's appeal. If the appeal is successful, the \$100 deposit will be refunded. If the appeal is unsuccessful, the \$100 deposit will be forfeited by the Class Member and deposited into the Escrow Account.

Appeals will be determined by an independent referee appointed by Class Counsel and approved by the Court. Decisions made by the referee will be final and binding and shall not be the subject of any further appeal.

7. Family Class Member Claims

a) Derivative Claim Form and Proof of Claim

A Family Class Member must complete and timely submit the derivative claim form (the "Derivative Claim Form") on or before the Claim Deadline in order to be eligible for compensation from the Settlement Payment.

b) Payment Guidelines

Compensation payable to a Family Class Member who, at the time of payment, is 18 years of age or older, shall be paid directly to such Family Class Member.

Compensation payable to a Family Class Member who, at the time of payment, is a minor (under 18 years of age), shall be paid into the Court of the province or territory in which the Family Class Member resides.

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EXHIBIT "C"

Court File No. 07-CV-343201CP

**ONTARIO
SUPERIOR COURT OF JUSTICE**

THE HONOURABLE) , THE th
MR. JUSTICE BELOBABA) DAY OF , 2017

BETWEEN:

COLIN MACKAY, STEVEN GROUND, HAROLD GROUND,
TIM REID and SABINE REID and
DARRELL ROCKWOOD and MARILYN ROCKWOOD

Plaintiffs

- and -

PURDUE PHARMA INC., PURDUE PHARMA L.P.,
PURDUE PHARMA, THE PURDUE FREDERICK COMPANY,
THE PURDUE FREDERICK COMPANY INC.,
PURDUE FREDERICK INC., and THE P.F. LABORATORIES INC.

Defendants

Proceeding under the *Class Proceedings Act, 1992*

ORDER

THIS MOTION made by the Plaintiffs, on consent of the Defendants, for an order conditionally certifying the above-captioned action (the "Ontario Proceeding") as a class proceeding for the purposes of implementing a national settlement agreement dated March 8, 2017 (the "Settlement Agreement"), was heard this day at Osgoode Hall, 130 Queen Street West, Toronto, Ontario.

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ON HEARING the submissions of counsel for the Plaintiffs and counsel for the Defendants,

AND ON READING the materials filed on this motion:

1. **THIS COURT ORDERS** that this Order sets aside and replaces the previous Order of this Court dated April 15, 2016.
2. **THIS COURT ORDERS** that the definitions in the Settlement Agreement are incorporated into and shall be applied in interpreting this Order.
3. **THIS COURT ORDERS** that the Ontario Proceeding is hereby certified, for the purpose of and subject to implementation of the Settlement Agreement, as a class proceeding pursuant to section 5 of the *Class Proceedings Act, 1992*, S.O. 1992, c. 6 ("*Class Proceedings Act*") on behalf of the Class.
4. **THIS COURT ORDERS** that the Class be collectively defined as:
 - a) All persons including their estates, who at any time between January 1, 1996 and February 28, 2017 inclusive were prescribed in Ontario or British Columbia and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants (the "Ontario Class"); and
 - b) All persons who by virtue of a personal relationship to a Ontario Class Member have a *Family Law Act* R.S.O. 1990, c. F. 3 ("*FLA*") or similar legislation or law in other provinces or territories' derivative claim (the "Family Class").
5. **THIS COURT ORDERS** that Tim Reid is hereby appointed as the representative plaintiff for the Ontario Class and Sabine Reid is hereby appointed as the representative plaintiff of the Family Class.

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6. **THIS COURT DECLARES** that the causes of action asserted on behalf of the Ontario Class are in the nature of duty to warn, and on behalf of the Family Class are claims pursuant to section 61 of the *FLA* or similar legislation in British Columbia.

7. **THIS COURT ORDERS** that the relief sought by the Class includes general, special and punitive damages, including damages pursuant to section 61 of the *FLA*, prejudgment interest and costs.

8. **THIS COURT DECLARES**, for settlement purposes, that the common issues in the Ontario Proceeding are:

- a) Can OxyContin® tablets and/or OxyNEO® tablets cause, contribute to or trigger an addiction disorder?
- b) Did one or more of the Defendants know, or should they have known, of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets? If so, when did such Defendant acquire such knowledge and under what circumstances?
- c) Did one or more of the Defendants have a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, when ingested in accordance with the use indications?
- d) Did one or more of the Defendants breach a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, when ingested in accordance with the use indications?
- e) Did one or more of the Defendants have a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, in the case of non-compliance with the use indications through chewing, crushing, snorting, dissolving and/or intravenous use?
- f) Did one or more of the Defendants breach a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, in the case of non-compliance with the use indications through chewing, crushing, snorting, dissolving and/or intravenous use?

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9. **THIS COURT ORDERS** that in the event the Settlement Agreement referenced in this Order is not: (i) approved by this Court; (ii) approved by the Courts in Nova Scotia, Québec, Saskatchewan; and (iii) implemented through dismissals/discontinuances by the Courts of British Columbia; Alberta; Saskatchewan (in respect of the Saskatchewan Juchacz Proceeding); Prince Edward Island; New Brunswick; and Newfoundland and Labrador, then the Settlement Agreement shall become null and void pursuant to its terms, and the within Order certifying this class proceeding for settlement purposes is hereby set aside, without further Order of this Court.

10. **THIS COURT ORDERS** that RicePoint Administration Inc. be appointed as the Claims Administrator.

11. **THIS COURT ORDERS** that within 30 days of the date of this Order, the Class shall be given notice of the certification of the Ontario Proceeding in the following manner, and as further set out in the Notice Plan attached as Schedule 1 to this Order (the "Notice Plan"):

- a) The Claims Administrator shall send the Hearing Notice to all Class Members known to Class Counsel by e-mail where such addresses are known and by regular mail otherwise;
- b) The Claims Administrator shall deliver the Hearing Notice electronically to Addiction Clinics listed in the Notice Plan and shall request that these clinics post the Hearing Notice in their reception areas and/or other location at their facilities where it be most likely to be seen by Class Members;
- c) The Hearing Notice shall be published in national and regional newspapers as set out in Schedule B to the Notice Plan;
- d) The Claims Administrator shall maintain a dedicated website where it will post the Hearing Notice as set out in the Notice Plan; and

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- e) The Claims Administrator shall also publish the Hearing Notice on internet and social media websites as set out in Schedule B of the Notice Plan.
12. **THIS COURT ORDERS** that the Hearing Notice and abridged Hearing Notice in the forms attached hereto as Schedule 2 and Schedule 3, respectively, are hereby approved.
- ~~13.~~ **THIS COURT ORDERS** that the Defendants may disclose to Class Counsel further information about particular Class Members known to them, such as date of birth, to permit Class Counsel to locate such Class Members to provide them with a copy of the Hearing Notice.
14. **THIS COURT DECLARES** that the Notice Plan satisfies the requirements of section 17 of the *Class Proceedings Act*, and that the Notice Plan for the Ontario Class shall be deemed to be notice for the Family Class.
15. **THIS COURT ORDERS** that by 60 days after the Notice Date, the Claims Administrator shall serve and file an affidavit with this Court confirming its compliance with its obligations under the Notice Plan.
16. **THIS COURT ORDERS** that any Class Member may opt out of the Ontario Proceeding by sending by the Opt Out Deadline, an election to opt out in the form attached as Schedule 4 by regular mail, fax or e-mail, signed by the Class Member or by the authorized representative of the Class Member, stating that he or she opts out of the Ontario Proceeding and also stating the his or her full name, address, telephone number and birth date to the Claims Administrator.
17. **THIS COURT ORDERS** that if an Ontario Class Member opts out of the Ontario Proceeding, all related Family Class Members will be deemed to have opted out of the Ontario

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Proceeding and such persons will no longer be considered to be Ontario Class Members or Family Class Members as the case may be.

18. **THIS COURT ORDERS** that no person may opt out a Class Member who is a minor or a person who is otherwise under a legal disability without leave of the court after notice to the office of the Children's Lawyer or the Public Guardian and Trustee, as the case may be.

19. **THIS COURT ORDERS** that no Class Member may opt out of the Ontario Proceeding after the Opt Out Deadline.

20. **THIS COURT ORDERS** that the Claims Administrator shall, within 30 days after the Opt Out Deadline, report to the Court, Class Counsel and the Defendants by affidavit to be filed under seal and advise as to the names and addresses of those Class Members, if any, who have opted out of the Ontario Proceeding, attaching the opt out documents.

21. **THIS COURT ORDERS** that there shall be no costs of this motion.

BELOBABA J.

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EXHIBIT "D"

Form 78.05

2007

Hfx. No. 285995

SUPREME COURT OF NOVA SCOTIA

B E T W E E N:

GEORGE BELLEFONTAINE and STEPHEN MACGILLIVRAY

Plaintiffs

- and -

**PURDUE FREDERICK INC., PURDUE PHARMA INC., PURDUE PHARMA L.P.,
PURDUE PHARMA, PURDUE PHARMA COMPANY, THE PURDUE FREDERICK
COMPANY, INC., PURDUE PHARMACEUTICALS L.P., and**

P.F. LABORATORIES, INC.

Defendants

Proceeding under the *Class Proceedings Act*, S.N.S 2007, c. 28

ORDER

BEFORE THE HONOURABLE JUSTICE JOHN D. MURPHY

THIS MOTION made by the Plaintiffs, on consent of the Defendants, for an order conditionally certifying the above-captioned action (the "Nova Scotia Proceeding") as a class proceeding for the purposes of implementing a national settlement agreement dated March 8, 2017 (the "Settlement Agreement"), was heard this day at the Law Courts, 1815 Upper Water Street in Halifax, Nova Scotia.

ON HEARING the submissions of counsel for the Plaintiffs and of counsel for the Defendants,

AND ON READING the materials filed on this motion:

1. **THIS COURT ORDERS** that the definitions in the Settlement Agreement are incorporated into and shall be applied in interpreting this Order.

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2. **THIS COURT ORDERS** that the Nova Scotia Proceeding is hereby certified, for the purpose of and subject to implementation of the Settlement Agreement, as a class proceeding pursuant to the *Class Proceedings Act*, S.N.S. 2007, c. 28 (“*Class Proceedings Act*”) on behalf of the Class.

3. **THIS COURT ORDERS** that the Class be collectively defined as:

- a) All persons including their estates, who at any time between January 1, 1996 and February 28, 2017 inclusive were prescribed in Nova Scotia, Newfoundland and Labrador, New Brunswick and/or Prince Edward Island and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants (the “Atlantic Canada Class”) and
- b) The spouses (including common law spouses and same-sex spouses), children, grandchildren, parents, grandparents, brothers and/or sisters of members of the Atlantic Canada Class who have a derivative claim on account of a family relationship with a member of the Atlantic Canada Class (the “Family Class”).

4. **THIS COURT ORDERS** that Stephen MacGillivray and George Bellefontaine are hereby appointed as the representative plaintiffs for the Class.

5. **THIS COURT DECLARES** that the causes of action asserted on behalf of the Class are in the nature of duty to warn.

6. **THIS COURT ORDERS** that the relief sought by the Class includes general, special and punitive damages, including prejudgment interest and costs.

7. **THIS COURT DECLARES**, for settlement purposes, that the common issues in the Nova Scotia Proceeding are:

- a) Can OxyContin® tablets and/or OxyNEO® tablets cause, contribute to or trigger an addiction disorder?

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- b) Did one or more of the Defendants know, or should they have known, of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets? If so, when did such Defendant acquire such knowledge and under what circumstances?
- c) Did one or more of the Defendants have a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, when ingested in accordance with the use indications?
- d) Did one or more of the Defendants breach a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, when ingested in accordance with the use indications?
- e) Did one or more of the Defendants have a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, in the case of non-compliance with the use indications through chewing, crushing, snorting, dissolving and/or intravenous use?
- f) Did one or more of the Defendants breach a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, in the case of non-compliance with the use indications through chewing, crushing, snorting, dissolving and/or intravenous use?

8. **THIS COURT ORDERS** that in the event the Settlement Agreement referenced in this Order is not: (i) approved by this Court; (ii) approved by the Courts in Ontario, Québec and Saskatchewan; and (iii) implemented through dismissals/discontinuances by the Courts of British Columbia; Alberta; Saskatchewan (in respect of the Saskatchewan Juchacz Proceeding); Prince Edward Island; New Brunswick; and Newfoundland and Labrador, then the Settlement Agreement shall become null and void pursuant to its terms, and the within Order certifying this class proceeding for settlement purposes is hereby set aside, without further Order of this Court.

9. **THIS COURT ORDERS** that RicePoint Administration Inc. be appointed as the Claims Administrator.

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10. **THIS COURT ORDERS** that within 30 days of the date of this Order, the Class shall be given notice of the certification of the Nova Scotia Proceeding in the following manner, and as further set out in the Notice Plan attached as Schedule 1 to this Order (the “Notice Plan”):

- a) The Claims Administrator shall send the Hearing Notice to all Atlantic Canada Class Members known to Class Counsel and the Defendants by e-mail where such addresses are known and by regular mail otherwise;
- b) The Claims Administrator shall deliver the Hearing Notice electronically to Addiction Clinics listed in the Notice Plan and shall request that these clinics post the Hearing Notice in their reception areas and/or other location at their facilities where it be most likely to be seen by Class Members;
- c) The Hearing Notice shall be published in national and regional newspapers as set out in Schedule B to the Notice Plan;
- d) The Claims Administrator shall maintain a dedicated website where it will post the Hearing Notice as set out in the Notice Plan; and
- e) The Claims Administrator shall also publish the Hearing Notice on internet and social media websites as set out in Schedule B of the Notice Plan.

11. **THIS COURT ORDERS** that the Hearing Notice and abridged Hearing Notice in the forms attached hereto as Schedule 2 and Schedule 3, respectively, are hereby approved.

12. **THIS COURT ORDERS** that the Defendants may disclose to Class Counsel further information about particular Class Members known to them, such as date of birth, to permit Class Counsel to locate such Class Members to provide them with a copy of the Hearing Notice.

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13. **THIS COURT DECLARES** that the Notice Plan satisfies the requirements of section 22 of the *Class Proceedings Act*, and that the Notice Plan for the Atlantic Canada Class shall be deemed to be notice for the Family Class.

14. **THIS COURT ORDERS** that by 60 days after the Notice Date, the Claims Administrator shall serve and file an affidavit with the Court confirming its compliance with its obligations under the Notice Plan.

15. **THIS COURT ORDERS** that any Class Member may opt out of the Nova Scotia Proceeding by sending by the Opt Out Deadline, an election to opt out, by regular mail, fax or e-mail, signed by the Class Member or the authorized representative of the Class Member, stating that the he or she opts out of the Nova Scotia Proceeding and also stating his or her full name, address, telephone number and birth date to the Claims Administrator.

16. **THIS COURT ORDERS** that if a Class Member opts out of the Nova Scotia Proceeding, all related Family Class Members will be deemed to have opted out of the Nova Scotia Proceeding and such persons will no longer be considered to be Atlantic Canada Class Members or Family Class Members as the case may be.

17. **THIS COURT ORDERS** that no person may opt out a Class Member who is a minor or a person who is otherwise under a legal disability without leave of the court after notice to the office of the Children's Lawyer or the Public Guardian and Trustee, as the case may be.

18. **THIS COURT ORDERS** that no Class Member may opt out of this action after the Opt Out Deadline.

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19. **THIS COURT ORDERS** that the Claims Administrator shall, within 30 days after the Opt Out Deadline, report to the Court, Class Counsel and the Defendants by affidavit to be filed under seal and advise as to the names and addresses of those Class Members, if any, who have opted out of this class action, attaching the opt out documents.

20. **THIS COURT ORDERS** that there shall be no costs of this motion.

, 2017.

Prothonotary

Consented to as to form:

Raymond F. Wagner, Q.C.
Solicitor for the Plaintiffs
Wagners
1869 Upper Water Street
Suite PH301, Pontac House
Halifax, NS B3J 1S9

Scott R. Campbell
Solicitor for the Defendants,
Purdue Frederick Inc., Purdue Pharma Inc.
and Purdue Pharma
Stewart McKelvey
900 - 1959 Upper Water Street
Halifax, NS B3J 2X2

David Byers

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Solicitor for the Defendants,
Purdue Pharma, L.P. Purdue Pharma Company,
The Purdue Frederick Company, Inc.,
Purdue Pharmaceuticals L.P. and P.F. Laboratories
Stikeman Elliott LLP
5300 Commerce Court West
199 Bay Street
Toronto, ON M5L 1B9

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EXHIBIT "E"

COURT FILE NUMBER: Q.B.G. 1073/2012

COURT OF QUEEN'S BENCH FOR SASKATCHEWAN

JUDICIAL CENTRE: REGINA

PLAINTIFF(S): **DEMETRIOS PERDIKARIS**

DEFENDANT(S): **PURDUE PHARMA, PURDUE PHARMA INC., PURDUE
FREDERICK INC., THE PURDUE FREDERICK
COMPANY, INC. AND PURDUE PHARMA LP**

Brought under *The Class Actions Act*

ORDER

Before the The Honourable Mr. Justice D.P. Ball in chambers this *th day of March, 2017

On the application of the Plaintiffs, on consent of the Defendants, for an order conditionally certifying the above-captioned action (the "Saskatchewan Proceeding") as a class proceeding for the purposes of implementing a national settlement agreement dated March 8, 2017 (the "Settlement Agreement"), and on hearing the submissions of counsel for the Plaintiffs and counsel for the Defendants and on reading the materials filed on this motion:

The Court orders that:

1. The definitions in the Settlement Agreement are incorporated into and shall be applied in interpreting this Order.
2. The Saskatchewan Proceeding is hereby certified, for the purpose of and subject to implementation of the Settlement Agreement, as a class proceeding pursuant to section 6 of the *Class Actions Act*, S.S. 2001, c.C-12.01 (the "*Class Actions Act*") on behalf of the following "Class", collectively defined as:
 - a) All persons including their estates, who at any time between January 1, 1996 and February 28, 2017 inclusive were prescribed in Saskatchewan, Alberta, Manitoba, the Yukon, Northwest Territories or Nunavut and ingested OxyContin® tablets and/or

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OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants (the “Saskatchewan Class”); and

- b) The spouses (including common law spouses and same-sex spouses), children, grandchildren, parents, grandparents, brothers and/or sisters of members of the Saskatchewan Class who have a derivative claim on account of a family relationship with a member of the Saskatchewan Class (the “Family Class”).
3. Demetrios Perdikaris is hereby appointed as the representative plaintiff for the Class.
 4. The causes of action asserted on behalf of the Saskatchewan Class are in the nature of duty to warn.
 5. The relief sought by the Class includes general, special and punitive damages, including prejudgment interest and costs.
 6. For settlement purposes, that the common issues in the action are:
 - a) Can OxyContin® tablets and/or OxyNEO® tablets cause, contribute to or trigger an addiction disorder?
 - b) Did one or more of the Defendants know, or should they have known, of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets? If so, when did such Defendant acquire such knowledge and under what circumstances?
 - c) Did one or more of the Defendants have a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, when ingested in accordance with the use indications?
 - d) Did one or more of the Defendants breach a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, when ingested in accordance with the use indications?
 - e) Did one or more of the Defendants have a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, in the case of non-compliance with the use indications through chewing, crushing, snorting, dissolving and/or intravenous use?
 - f) Did one or more of the Defendants breach a duty to warn the Plaintiffs and Class Members of the addiction potential of OxyContin® tablets and/or OxyNEO® tablets, in the case of non-compliance with the use indications through chewing, crushing, snorting, dissolving and/or intravenous use?

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7. In the event the Settlement Agreement referenced in this Order is not: (i) approved by this Court; (ii) approved by the Courts in Ontario, Nova Scotia, and Québec; and (iii) implemented through dismissals/discontinuances by the Courts of British Columbia; Alberta; Saskatchewan (in respect of the Saskatchewan Juchacz Proceeding); Prince Edward Island; New Brunswick; and Newfoundland and Labrador, then the Settlement Agreement shall become null and void pursuant to its terms, and the within Order certifying this class proceeding for settlement purposes is hereby set aside, without further Order of this Court.

8. Ricepoint Administration Inc. be appointed as the Claims Administrator.

9. Within 30 days of the date of this Order, the Class shall be given notice of the certification of the Saskatchewan Proceeding in the following manner, and as further set out in the Notice Plan attached as Schedule 1 to this Order (the "Notice Plan"):

- a) The Claims Administrator shall send the Hearing Notice to all Class Members known to Class Counsel and the Defendants by e-mail where such addresses are known and by regular mail otherwise;
- b) The Claims Administrator shall deliver the Hearing Notice electronically to Addiction Clinics listed in the Notice Plan and shall request that these clinics post the Hearing Notice in their reception areas and/or other location at their facilities where it be most likely to be seen by Class Members;
- c) The Hearing Notice shall be published in national and regional newspapers as set out in Schedule B to the Notice Plan;
- d) The Claims Administrator shall maintain a dedicated website where it will post the Hearing Notice as set out in the Notice Plan; and
- e) The Claims Administrator shall also publish the Hearing Notice on internet and social media websites as set out in Schedule B of the Notice Plan.

10. The Hearing Notice and abridged Hearing Notice in the form attached hereto as Schedule 2 and Schedule 3, respectively, are hereby approved.

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11. The Defendants may disclose to Class Counsel further information about particular Class Members known to them, such as date of birth, to permit Class Counsel to locate such Class Members to provide them with a copy of the Hearing Notice.

12. The Notice Plan satisfies the requirements of section 33 of the *Class Actions Act*, and the Notice Plan for the Saskatchewan Class shall be deemed to be notice for the Family Class.

13. By 60 days after the Notice Date, the Claims Administrator shall serve and file an affidavit with the Court confirming its compliance with its obligations under the Notice Plan.

14. Any Class Member may opt out of the Saskatchewan Proceeding by sending by the Opt Out Deadline, an election to opt out, by regular mail, fax or e-mail, signed by the Class Member or the authorized representative of the Class Member, stating that the Class Member opts out of the Saskatchewan Proceeding and also stating the Class Member's full name, address, telephone number and birth date to the Claims Administrator.

15. If a Saskatchewan Class Member opts out of the Saskatchewan Proceeding, all related Family Class Members will be deemed to have opted out of the Saskatchewan Proceeding and such persons will no longer be considered to be Saskatchewan Class Members or Family Class Members as the case may be.

16. No person may opt out a Class Member who is a minor or a person who is otherwise under a legal disability without leave of the court after notice to the office of the Children's Lawyer or the Public Guardian and Trustee, as the case may be.

17. No Class Member may opt out of the Saskatchewan Proceeding after the Opt Out Deadline.

18. The Claims Administrator shall, within 30 days after the Opt Out Deadline, report to the Court and to the Defendant by affidavit to be filed under seal and advise as to the names and addresses of those Class Members, if any, who have opted out of the Saskatchewan Proceeding, attaching the opt out documents.

19. There shall be no costs of this motion.

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ISSUED at Regina, Saskatchewan, this _____ day of March, 2017.

(Deputy) Local Registrar

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EXHIBIT "F"

**COUR SUPÉRIEURE
(Chambre des actions collectives)**

CANADA
PROVINCE DE QUÉBEC
DISTRICT DE QUÉBEC

N°: 200-06-000080-070

DATE : • MARS 2017

SOUS LA PRÉSIDENTE DE L'HONORABLE CLAUDE BOUCHARD, j.c.s.

CLAUDE LAROSE

et

FRANÇOIS MICHAUD

et

LÉO MICHAUD

Demandeurs

c.

PURDUE PHARMA INC.

et

PURDUE FREDERICK INC.

et

PURDUE PHARMA L.P.

et

PURDUE PHARMA

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et

THE PURDUE FREDERICK COMPANY INC.

et

THE P.F. LABORATORIES INC.

Défenderesses

JUGEMENT

(Demande pour obtenir l'autorisation d'exercer une action collective pour fins de règlement seulement et pour autoriser la publication des avis aux membres)

[1] **ATTENDU** que les parties sont impliquées dans un litige de la nature d'une action collective;

[2] **ATTENDU** que les Demandeurs ont conclu un règlement avec les Défenderesses, le tout tel qu'il appert du document intitulé *Canada-wide Oxycontin and Oxyneo Settlement Agreement* conclu le 8 mars, 2017 (ci-après l'« **Entente** »);

[3] **ATTENDU** que les Demandeurs demandent au Tribunal d'autoriser l'exercice d'une action collective pour les seules fins de l'Entente et d'approuver les avis aux membres pour les informer, notamment, qu'une audience sera tenue pour l'approbation de l'Entente, et d'en ordonner leur publication selon le Plan de diffusion proposé par les parties;

[4] **ATTENDU** que les Demandeurs demandent au Tribunal que soient fixés la date, l'heure et l'endroit de la présentation de la Demande pour obtenir l'approbation de l'Entente, par vidéoconférence;

[5] **ATTENDU** que les Demandeurs demandent au Tribunal d'approuver la méthode et le délai pour s'exclure du groupe;

[6] **VU** la demande sous étude;

[7] **VU** les pièces versées au dossier;

[8] **VU** l'absence de contestation;

[9] **VU** les articles 579, 581 et 590 du *Code de procédure civile*;

[10] **APRÈS EXAMEN**, il y a lieu de faire droit à la demande.

POUR CES MOTIFS, LE TRIBUNAL:

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[11] **ACCUEILLE** la demande;

[12] **AUTORISE** l'exercice d'une action collective contre les Défenderesses pour les seules fins de l'Entente ;

La définition du Groupe

[13] **ORDONNE** qu'aux fins de règlement, le Groupe du Québec soit défini ainsi :

- a) Toutes les personnes, incluant les Successions, qui, en tout temps entre le 1^{er} janvier 1996 et le 28 février 2017 inclusivement, se sont vues prescrire et ont consommé, au Québec, des comprimés d'OxyContin® et/ou d'OxyNEO® fabriqués, commercialisés et/ou vendus ou autrement mis en marché au Canada par une ou plusieurs des Défenderesses (ci-après « **Groupe du Québec** ») et
- b) Toutes les personnes qui, en raison de leur relation personnelle avec un Membre du Groupe du Québec, ont une réclamation dérivée (ci-après « **Groupe des familles du Québec** »).

Les demandeurs - représentants

[14] **ATTRIBUE** aux Demandeurs Claude Larose et François Michaud, pour les fins d'approbation de l'Entente, le statut de représentants des Membres du Groupe du Québec;

[15] **ATTRIBUE** au Demandeur Léo Michaud, pour les fins d'approbation de l'Entente, le statut de représentant des Membres du Groupe des familles du Québec;

Les questions communes

[16] **IDENTIFIE** pour les seules fins de l'Entente, les questions communes comme étant les suivantes :

- a) Est-ce que les comprimés d'OxyContin® et/ou d'OxyNEO® causent, contribuent ou augmentent un problème de dépendance?
- b) Est-ce qu'une ou plusieurs des Défenderesses savaient, ou auraient dû savoir que les comprimés d'OxyContin® et/ou d'OxyNEO® pouvaient potentiellement entraîner de la dépendance? Si oui, quand cette ou ces Défenderesses ont-elles acquis cette connaissance et dans quelles circonstances?
- c) Est-ce qu'une ou plusieurs des Défenderesses avaient un devoir d'avertir les Demandeurs et les Membres du Groupe que les comprimés d'OxyContin® et/ou d'OxyNEO® pouvaient potentiellement entraîner de la dépendance lorsque consommés conformément aux indications d'utilisation?

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- d) Est-ce qu'une ou plusieurs des Défenderesses ont manqué à leur devoir d'avertir les Demandeurs et les Membres du Groupe que les comprimés d'OxyContin® et/ou d'OxyNEO® pouvaient potentiellement entraîner de la dépendance lorsque consommés conformément aux indications d'utilisation?
- e) Est-ce qu'une ou plusieurs des Défenderesses avaient un devoir d'avertir les Demandeurs et les Membres du Groupe que les comprimés d'OxyContin® et/ou d'OxyNEO® pouvaient potentiellement entraîner de la dépendance lorsque consommés non conformément aux indications d'utilisation par mastication, écrasement, reniflement, dissolution et/ou de façon intraveineuse?
- f) Est-ce qu'une ou plusieurs des Défenderesses ont manqué à leur devoir d'avertir les Demandeurs et les Membres du Groupe que les comprimés d'OxyContin® et/ou d'OxyNEO® pouvaient potentiellement entraîner de la dépendance lorsque consommés non conformément aux indications d'utilisation par mastication, écrasement, reniflement, dissolution et/ou de façon intraveineuse?

Les avis

[17] **APPROUVE** la forme et le contenu des avis d'audience aux membres, en version détaillée et abrégée (en français et en anglais) joints en Annexe A au présent jugement (RA-2);

[18] **ORDONNE** que la publication des avis d'audience aux membres (RA-2) de la Demande pour obtenir l'approbation de l'Entente, soit effectuée en conformité avec le Plan de diffusion joint en Annexe B au présent jugement (RA-3);

Les exclusions du recours

[19] **ORDONNE** que les Membres du Groupe du Québec qui veulent s'exclure du Recours du Québec le fassent en transmettant une demande écrite d'exclusion aux Avocats du Groupe, et que leur envoi soit transmis le ou avant le 60^e jour suivant la première publication des avis d'audience aux membres, le cachet postal faisant foi;

[20] **ORDONNE** que les demandes d'exclusion contiennent toute l'information spécifiée dans l'avis d'audience détaillé (RA-2);

[21] **ORDONNE** que lorsque le cachet postal n'est pas visible ou lisible, la demande écrite d'exclusion soit réputée avoir été postée quatre (4) jours ouvrables avant la date à laquelle les Avocats du Groupe l'auront reçue;

[22] **DÉCLARE** que tout Membre du Groupe du Québec qui produira son formulaire d'exclusion selon le format approprié et avant l'expiration de l'échéance, ne pourra plus participer à ce recours et **DÉCLARE** qu'aucune autre possibilité de s'exclure du Groupe dans le cadre du présent recours ne sera accordée;

[23] **DÉCLARE** que le présent jugement est rendu sous réserve que des ordonnances similaires soient également rendues par les tribunaux de l'Ontario, de la Nouvelles-

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Écosse, et de la Saskatchewan, et mis en oeuvre par le biais de désistements à être entérinés par les tribunaux de la Colombie-Britannique, de l'Alberta, de la de l'Île du Prince-Édouard, du Nouveau-Brunswick et de Terre-Neuve et Labrador et que les dispositions du présent jugement seront sans effet tant que ces ordonnances ne seront pas rendues;

L'audience d'approbation de l'Entente

[24] **FIXE** l'audience de la Demande pour obtenir l'approbation de l'Entente au **XXX 2017** à **XXX**, à la **salle** du Palais de Justice de Québec situé au 300, boulevard Jean-Lesage, Québec (Québec), par vidéoconférence;

[25] **LE TOUT SANS FRAIS.**

CLAUDE BOUCHARD, j.c.s.

SISKINDS, DESMEULES, AVOCATS, Casier #15
Me Caroline Perrault
43, rue de Buade, bureau 320
Québec (Québec) G1R 4A2
Avocats des Demandeurs

BORDEN, LADNER, GERVAIS
Me Anne Merminod
1000, de la Gauchetière Ouest, bureau 900
Montréal (Québec) H3B 5H4
Avocats de Purdue Pharma Inc. et Purdue Frederick Inc.

Fonds d'aide aux recours collectifs
Me Frikia Belogbi
1, rue Notre-Dame Est, bureau 10.30
Montréal (Québec) H2Y 1B6

Date d'audience : _____ 2017

Annexe A : Avis d'audience aux membres
Annexe B : Plan de diffusion

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Ajouter

Annexe A : Avis d'audience aux membres

Annexe B : Plan de diffusion

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EXHIBIT "G"

**NOTICE OF CERTIFICATION AND PROPOSED SETTLEMENT OF
CANADIAN OXYCONTIN® AND OXYNEO® LITIGATION**

PLEASE READ CAREFULLY. IGNORING THIS NOTICE WILL AFFECT YOUR LEGAL RIGHTS

NOTICE OF CERTIFICATION AND PROPOSED SETTLEMENT

A Canada-wide settlement has been reached in several proposed class actions relating to the prescription drugs OxyContin® and OxyNEO®. These lawsuits (the "Proceedings") raised various allegations against the Defendants and sought damages on behalf of Canadians for harm and injuries which were allegedly related to the use of OxyContin® and OxyNEO®. The Defendants deny the allegations made in the lawsuits, make no admission as to the truth of these allegations and deny any wrongdoing.

This Notice advises you of the certification of the Proceedings as class actions, of the National Settlement Agreement (the "Settlement") and of the hearings that will be held to decide whether the Settlement should be approved.

WHO IS INCLUDED?

If the Settlement is approved, it will apply to all persons in Canada, including their estates and provincial health insurers, who at any time between January 1, 1996 and February 28, 2017 inclusive, were prescribed in Canada and ingested OxyContin® tablets and/or OxyNEO® tablets, manufactured, marketed and/or sold or otherwise placed into the stream of commerce in Canada by one or more of the Defendants (the "Class" or "Class Members"), as well as all persons in Canada who by virtue of personal relationships to Class Members have statutory derivative claims for damages (the "Family Class" or "Family Class Members").

Certification orders have been granted for the following regional classes:

Ontario Class: Class Members whose prescription occurred in Ontario and/or British Columbia;

Québec Class: Class Members whose prescription occurred in Québec;

Atlantic Canada Class: Class Members whose prescription occurred in Nova Scotia, Newfoundland and Labrador, New Brunswick and/or Prince Edward Island; and

Saskatchewan Class: Class Members whose prescription occurred in Saskatchewan, Alberta, Manitoba, the Yukon, the Northwest Territories and/or Nunavut.

You can review the certification Orders, as well as the Settlement and related documents at the settlement website: www.XX or you can contact the Court-appointed Claims Administrator at the address listed later in this Notice.

WHAT IS THE PROPOSED SETTLEMENT?

The Settlement provides for the creation of a \$20 million (CDN) Settlement Payment which will be used to pay the claims of provincial health insurers, the costs of notice and administration, compensation for Approved Claimants, and Class Counsel Legal Fees. Payments to Approved Claimants will be made to Class Members who show that they suffered one or more of the injuries described in greater detail in the Compensation Protocol, which are all subject to various eligibility criteria and maximum payment values. Not all Class Members will be eligible for compensation.

The types of injuries that may qualify Class Members for compensation include fatal and non-fatal overdose, addiction and various life complications arising from dependency alleged to be associated with OxyContin® and/or OxyNEO® usage. Compensation will also be paid to eligible Family Class Members. For more information on the eligibility criteria, you can review the Compensation Protocol and the Claims Administration Protocol which are posted on the settlement website: www.XX. Any undistributed balance of the Settlement Payment will be donated to an education fund related to opioid treatment and addiction, as approved by the supervising Courts on a future motion.

OPTING OUT

If you are a member of the Class or Family Class and do not wish to be bound by future orders made in the Proceedings, and/or by the Settlement, should it be approved, you must take active steps by "Opting Out".

To Opt Out, you must fully complete and submit an Opt Out Form to the Claims Administrator by the Opt Out Deadline of **DATE, 2017**. Opt Out Forms are available at www.XXX or may be requested by mail or telephone from the Claims Administrator. **If you Opt Out, you will NOT be able to make a claim for compensation under the Settlement.**

THE SETTLEMENT REQUIRES COURT APPROVAL

In order for the Settlement to become effective, it must be approved by the Courts. The Courts must be satisfied that the Settlement is fair, reasonable and in the best interest of the Classes. The dates for the Settlement Approval Hearings have been scheduled as follows:

Ontario Class: **DATE, 2017 at 10:00 a.m.** at the Ontario Superior Court of Justice, 361 University Avenue, Toronto, Ontario.

Québec Class: **DATE, 2017 at X:XX a.m.** at the Superior Court of Québec, 1 Notre-Dame East, Montréal, Québec.

Atlantic Canada Class: **DATE, 2017 at X:XX a.m.** at The Law Courts Building, 1815 Upper Water Street, Halifax, Nova Scotia.

Saskatchewan Class: **DATE, 2017 at X:XX a.m.** at the Court of Queen's Bench, 2425 Victoria Avenue, Regina, Saskatchewan.

**OBJECTING TO THE PROPOSED SETTLEMENT AND
OPPORTUNITY TO APPEAR**

If you wish to object to the Settlement, you must submit a written objection to the Claims Administrator by **no later than DATE, 2017** at the address listed in this Notice. The Claims Administrator will file copies of all objections with the appropriate Court. **Do NOT send an objection directly to the Courts.** You may also attend the Settlement Approval Hearing according to your geographic location and, if you submitted a written objection to the Claims Administrator, you may make oral submissions to the Court.

PARTICIPATING IN THE SETTLEMENT

If the Settlement is approved by the Courts, you will have a limited amount of time within which to submit a claim for compensation. You may download a Claim Form now from the settlement website at www.XX or you may request a Claim Form from the Claims Administrator. If you intend to submit a claim under the Settlement, you must do so on or before the expiry of the Claim Period on **DATE, 2017**. If, for any reason, this deadline is extended, any such extension and new deadline will be posted at the settlement website at www.XXX.

WHO REPRESENTS ME?

Class Counsel in the Proceedings are:

Rochon Genova LLP	Siskinds LLP	Wagners	Merchant Law Group LLP
900-121 Richmond St.W. Toronto, ON M5H 2K1	680 Waterloo St. London, ON N6A 3V8	1869 Upper Water St. Halifax, NS B3J 1S9	100-2401 Saskatchewan Dr. Regina, SK S4P 4H8
Joel P. Rochon Tel: 416-363- 1867	Michael G. Robb Tel: 877-672- 2121	Raymond F. Wagner Tel: 902-425- 7330	Tony Merchant Tel: 888-567- 7777

LEGAL FEES

At or following the Settlement Approval Hearings, Class Counsel will request approval for payment of fees, disbursements and applicable taxes. Class Counsel have pursued this lawsuit on a contingency basis and will seek approval from the Courts for such payment in accordance with the terms of their retainer agreements.

FOR MORE INFORMATION:

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If you have questions about the Settlement and/or would like to obtain more information and/or copies of the Settlement and related documents, please visit the settlement website at www.XXX or contact the Claims Administrator at:

RicePoint Administration Inc.
1480 Richmond Street, Suite 204
London, Ontario, Canada, N6G 0J4
Email: support@ricepoint.com
Toll Free: 1 (866) 432-5534

This Notice has been approved by the Ontario Superior Court of Justice, the Superior Court of Québec, the Supreme Court of Nova Scotia and the Court of Queen's Bench for Saskatchewan.

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EXHIBIT "H"

NOTICE OF CERTIFICATION AND PROPOSED SETTLEMENT OF CANADIAN OXYCONTIN® AND OXYNEO® LITIGATION

PLEASE READ CAREFULLY. IGNORING THIS NOTICE WILL AFFECT YOUR LEGAL RIGHTS

WHAT IS THE PROPOSED SETTLEMENT AND WHO IS INCLUDED?

A Canada-wide settlement has been reached in several proposed class actions relating to the prescription drugs OxyContin® and OxyNEO®. To become effective, the settlement will require court approval. If you, at any time between January 1, 1996 and February 28, 2017 inclusive, were prescribed in Canada and ingested OxyContin® tablets and/or OxyNEO® tablets, you and your family members may be entitled to receive compensation for certain injuries. The settlement provides for a \$20 million (CDN) Settlement Payment which will pay for these benefits, as well as for the costs of administering the settlement, payment of the claims of Provincial Health Insurers and Class Counsel Legal Fees.

OPTING OUT

If you are a member of the Class and do not wish to be bound by future orders made in the Proceedings, and/or by the Settlement you must take active steps by "Opting Out". To Opt Out, you must fully complete and submit an Opt Out Form to the Claims Administrator by the Opt Out Deadline of **DATE, 2017**. Opt Out Forms are available at www.XXX or may be requested by mail or telephone from the Claims Administrator. **If you Opt Out, you will NOT be able to make a claim for compensation under the Settlement.**

OBJECTING TO THE PROPOSED SETTLEMENT AND OPPORTUNITY TO APPEAR

In order for the Settlement to become effective, it must be approved by the Courts in Ontario, Québec, Nova Scotia and Saskatchewan. If you wish to object to the Settlement, you must submit a written objection to the Claims Administrator by **no later than DATE, 2017** at the address listed below and you may attend the hearings on the following dates:

Ontario Class: DATE, 2017 at 10:00 a.m. at the Ontario Superior Court of Justice, 361 University Avenue, Toronto, Ontario.

Québec Class: DATE, 2017 at X:XX a.m. at the Superior Court of Québec, 1 Notre-Dame East, Montréal, Québec.

Atlantic Canada Class: DATE, 2017 at X:XX a.m. at The Law Courts Building, 1815 Upper Water Street, Halifax, Nova Scotia.

Saskatchewan Class: DATE, 2017 at X:XX a.m. at the Court of Queen's Bench, 2425 Victoria Avenue, Regina, Saskatchewan

PARTICIPATING IN THE SETTLEMENT

If the Settlement is approved by the Courts, you will have a limited amount of time within which to submit a claim for compensation. You may download a Claim Form now from the settlement website at www.XXX or you may request a Claim Form from the Claims Administrator. If you intend to submit a claim under the proposed Settlement, you must do so on or before the expiry of the Claim Period on **DATE, 2017**. If, for any reason, this deadline is extended, any such extension and new deadline will be posted at the settlement website: www.XXX

FOR MORE INFORMATION:

If you have questions about the Settlement and/or would like to obtain more information, please visit the settlement website at www.XX or contact the Claims Administrator at:

RicePoint Administration Inc.
1480 Richmond Street, Suite 204
London, Ontario, Canada, N6G 0J4
Email: support@ricepoint.com
Toll Free: 1 (866) 432-5534

You can also contact Class Counsel at any of the following firms:

Rochon Genova LLP
900-121 Richmond St.W.
Toronto, ON M5H 2K1
Joel P. Rochon
Tel: 416-363-1867

Siskinds LLP
680 Waterloo St.
London, ON N6A 3V8
Michael G. Robb
Tel: 877-672-2121

Wagners
1869 Upper Water St.
Halifax, NS B3J 1S9
Raymond F. Wagner
Tel: 902-425-7330

Merchant Law Group LLP
2401 Saskatchewan Dr.
Regina, SK S4P 4H8
Tony Merchant
Tel: 888-567-7777

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This Notice has been approved by the Ontario Superior Court of Justice, the Superior Court of Québec, the Supreme Court of Nova Scotia and the Court of Queen's Bench of Saskatchewan

EXHIBIT “I”

Canadian OxyContin® and OxyNEO® Settlement Notice Plan

The Notices³ will be distributed in the following manner:

Direct Notice

1. **The Claims Administrator will deliver copies of the Hearing Notice (abridged), Approval Notice and Opt Out Form to all potential Class Members and Family Class Members known to Class Counsel and the Defendants by e-mail where such addresses are known and by regular mail otherwise, with follow-up (best efforts) for any undeliverable e-mails and/or returned mail. Where the potential Class Member or Family Class Member is located in Québec, the notice material and Opt Out Form will be sent in English and French.**

Indirect Notice

Settlement Websites

1. **The Hearing Notice (full) and Approval Notice will be posted, in both English and French, by Class Counsel on Class Counsel’s respective websites and on the website created by the Claims Administrator for the purpose of this Settlement Agreement (the “Dedicated Website”). All Notices will direct potential Class Members and Family Class Members to the Dedicated Website where they will be able to obtain more information about the Settlement Agreement, review the Settlement Agreement and related documents, download the Opt Out Form and claim forms and communicate with the Claims Administrator.**

Addiction Clinics

2. **The Claims Administrator will deliver copies of the Hearing Notice (abridged) and Approval Notice, in both English or French or both, as appropriate, to the following entities specifically engaged with the Class Member population, including addiction clinics and facilities involved in assisting with withdrawal, detoxification, etc, as set out in Schedule A to the Notice Plan.**

The Claims Administrator will request that these facilities post copies of the Notices in their reception areas and/or other locations where they are likely to be seen by Class Members.

News outlets

3. **The Hearing Notice (abridged) and Approval Notice will be published twice (one weekday and one weekend publication) on 1/4 of a newsprint page in the “Front/News” sections of the following national and regional newspapers, in English or French, as appropriate, as set out in Schedule B to the Notice Plan.**

³ Unless otherwise indicated or required by context, capitalized terms used in this Notice Plan have the meanings assigned in the Settlement Agreement.

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4. The Claims Administrator will issue a bilingual press release using a Canadian newswire and will deliver this press release to all local and national Canadian media, with a social media component.

Social media

5. The Claims Administrator will also implement Google Search Network and YouTube advertising campaigns to raise awareness of the Proceedings and the Settlement Agreement, subject to agreement of the Parties on search terms, length of campaign and the content being substantially the same as on the Settlement website.

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Schedule A

<u>Name</u>	<u>Province</u>	<u>Website</u>	<u>Information</u>
2nd Floor Women's Recovery Centre	Alberta	http://www.lcfasd.com/	klobb@lcfasd.com 4823 50th Street PO Box 479 Cold Lake, AB T9M 1P1 877.594.5454
Action North Recovery Centre	Alberta	http://www.actionnorth.org/	director@actionnorth.org High Level, Alberta Canada T0H 1Z0 (780) 926-3113
Addiction Centre - Foothills Hospital	Alberta	http://www.addictioncentre.ca	AdaAddiction Centre, 6 floor, North Tower 1403 29 Street NW, Calgary, Alberta T2N 2T9 Phone: (403) 943-1500
Alberta Adolescent Recovery Centre	Alberta	http://www.aarc.ab.ca/	dvause@aarc.ab.ca 303 Forge Road S.E. Calgary, Alberta T2H 0S9 Phone: (403) 253-5250
Alberta Health Services – Business and Industry Clinic	Alberta	http://businessindustryclinic.ca/	sheri.macmillan@albertahealthservices.ca 11333 106 Street Grande Prairie AB Canada T8V 6T7 1-800-419-1149
Aventa Treatment Services	Alberta	http://www.aventa.org	info@aventa.org 610-25 Avenue S.W. Calgary, Alberta T2S 0L6 (403) 245-9050

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Breaking New Ground Campaign	Alberta	http://recoveryacres.org/	gmelsted@recoveryacres.org
Catholic Social Services	Alberta	http://www.catholicsocialservices.ab.ca	Alpha House: (780) 473-5957 Elpida House East: (780) 479-2464 Elpida House for Women: (780) 473-7011 Elpida House West: (780) 484-0274
Eagle Moon Lodge	Alberta	http://www.woodshomes.ca	teri.basi@woodshomes.ca 805 37 St. NW Calgary, AB T2N 4N8 403-270-1718
McDougall House association	Alberta	http://www.mcdougallhouse.com/	mcdougallhouse@shaw.ca 11070-108 Street NW, Edmonton, AB T5H 3A9 780.426.1409
Our House Addiction Recovery	Alberta	http://www.ourhouseedmonton.com	pbencz@ourhouseedmonton.com 22210 Stony Plain Road NW Edmonton, AB T5S 2C3 (780) 474-8945
Poundmaker's Lodge Treatment Centres	Alberta	http://www.poundmakerslodge.com/	info@poundmaker.org 25108 Poundmaker Rd Sturgeon County, AB (780) 458-1884
Recovery Acres Society	Alberta	http://recoveryacres.org/	info@recoveryacres.org
Serenity Ranch	Alberta	http://serenityranch.ca/	carcadmin@gmail.com 43001 Range Rd, #235A, Tees, AB T0C 2N0 1 866-643-5726

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South Country Treatment Program	Alberta	www.southcountrytreatment.com/	sctc@telusplanet.net 85049 Range Road 212, Lethbridge, AB T1J 3Y2 (403) 329-6603
Southern Alcare Manor	Alberta	http://www.alcaremanor.com	alcare@telusplanet.net 520 7 Street S Lethbridge, Alberta T1J 2H1 403-328-0955
The George Spady Centre	Alberta	http://www.gspady.org/	admin@gspady.ab.ca Suite 218, 10509 – 81 Ave Edmonton, AB T6E 1X7 587.524.1530
Thorpe Recovery Centre	Alberta	http://www.thorperecoverycentre.org	director@thorperecoverycentre.org P.O. Box 291 R. R. 21 21060 Tranquility Way Blackfoot, AB T0B 0L0 780.875.8890
Thorpe Recovery Centre	Alberta	http://www.thorperecoverycentre.org/	info@thorperecoverycentre.org
Top of the World Treatment Centres	Alberta	http://www.canadarecovery.com	mark@canadarecovery.com 8350 Holmes Road, P.O. Box 29 Fort Steele, BC V0B 1N0, Canada Phone 250.426.6306
Wood's Homes	Alberta	http://www.woodshomes.ca	askus@woodshomes.com

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Abbotsford Addictions Centre	British Columbia	http://www.abbotsfordcommunityservices.com/programs/community/abbotsford-addictions-centre	info@abbotsfordcommunityservices.com 31943 South Fraser Way, Suite 202 Abbotsford, BC 604-850-5106
Agora Regeneration Clinic	British Columbia	http://www.agoraforlife.net	maggie@agoraforlife.net
Alouette Addiction Services	British Columbia	http://www.alouetteaddictions.org/	mail@alouetteaddictions.org 201-22477 Lougheed Hwy Maple Ridge, BC V2X 2T8 604.467.5179
Angels Community Support Network	British Columbia	http://www.angelscommunity.com	david@angelscommunity.com
ARC Programs Ltd.	British Columbia	http://www.arcprograms.com/	arcprograms@arcprograms.com 513 Bernard Avenue. Kelowna, British Columbia V1Y 6N9 (250) 763-2977
BC Teen Challenge	British Columbia	http://www.teenchallengebc.com/	contact@teenchallengebc.com PO Box 2095 Abbotsford STN A, BC V2T 3X8 1.888.575.3930
Better Start Supportive Housing	British Columbia	http://www.betterstart.ca	info@betterstart.ca

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Beyond Twelve Steps	British Columbia	http://www.beyondtwelvesteps.com	kevinm@beyondtwelvesteps.com
Cardinal Recovery	British Columbia	http://www.cardinalrecovery.ca/	info@cardinalrecovery.ca
Carrier Sekani Family Services	British Columbia	http://www.csfs.org/	darren@csfs.org
Cedars at Cobble Hill	British Columbia	http://www.cedarscobblehill.com/	tom@cedarscobblehill.com 3741 Holland Ave, Cobble Hill, BC, V0R 1L0 1-866-716-2006
CHOPRA Addiction and Wellness Centre	British Columbia	http://www.chopratrementcenter.com/	Shalina Kajani Phone: 604 801-5477 Email: shalinakajani@shaw.ca
City Centre Care Society	British Columbia	http://www.cccares.org/	info@cccares.org
Comox Valley Recovery Centre	British Columbia	http://www.comoxvalleyrecoverycentre.com/	cvrc@mars.ark.com 641 Menzies Ave, Courtenay, B.C. V9N 3C3 (250) 338-7144
Crossroads Treatment Centre	British Columbia	http://www.xrdstc.net/	info@xrdstc.net The Crossing Point #116 7841 Hwy 97 N, Kelowna, BC, V4V 1E7 250.878-5806

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Edgewood Treatment Centre	British Columbia	https://www.edgewood.ca/	info@edgewood.ca 2121 Boxwood Road Nanaimo, BC, Canada V9S 4L2 250-751-0111
Family Services of Greater Vancouver	British Columbia	http://www.fsgv.ca/	1616 West 7th Ave. Vancouver, BC V6J 1S5 604.731.4951
Fraser Health	British Columbia	http://www.fraserhealth.ca	feedback@fraserhealth.ca Suite 400, Central City Tower 13450 – 102nd Avenue Surrey, BC V3T 0H1 1-877-935-5669
Golden Family Center	British Columbia	http://goldenfamilycenter.bc.ca/	gfc@goldenfamilycenter.bc.ca P.O. Box 415, Golden, BC, V0A 1H0 250.344.2000
Hollyburn	British Columbia	http://www.hollyburn.ca/	info@hollyburn.ca #104-267 West Esplanade, North Vancouver, BC V7M 1A5 604-987-8211
Jackson-Murray Consultants	British Columbia	http://www.jacksonmurray.com	Contact Name: Vince Hohn Contact Email: info@jacksonmurray.com
John Volken Academy	British Columbia	https://www.volken.org/	info@volken.org
Kelowna Hills Recovery	British Columbia	http://kelownahillsrecovery.org/	pattermac2@gmail.com 5360 Connaly Lane Kelowna, BC V1W 4Y7 250-859-4472

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Last Door Recovery Centre	British Columbia	https://www.lastdoor.org/	lastdoor@winfonet.bc.ca 323 8th Street, New Westminster, BC V3M 3R3 (604) 525-9771
LIFE Recovery	British Columbia	http://liferecovery.ca/	admin@liferecovery.ca PO Box 2652 Abbotsford, BC V2T 6R4 604.855.4440
Lion Wellness Alcohol and Drug Recovery Center	British Columbia	http://www.lionwellness.org	staff@lionwellness.org
Live Free Now	British Columbia	Livefreenow.ca	livefree@livefreenow.ca
Luke 15 House	British Columbia	http://www.luke15house.com	info@luke15house.com
North Wind Healing Centre	British Columbia	http://www.northwindhealingcent re.ca	yishak@pris.ca PO Box 2480 Station A Dawson Creek, BC V1G 4T9 (250) 843 6977
Northern Health	British Columbia	https://northernhealth.ca/YourHea lth/MentalHealthAddictions.aspx	hello@northernhealth.ca Suite 600, 299 Victoria St. Prince George, BC, V2L 5B8 (250) 565-2649
Options Okanagan Treatment Center	British Columbia	http://www.optionsokanagan.com /	support@OptionsOkanagan. com 206 - 478 Bernard Avenue Kelowna, BC V1Y 6N7 1-855-335-0331

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Options Recovery Centre	British Columbia	http://optionsrecovery.com/	optionsrc@hotmail.com
Orchard Recovery Centre	British Columbia	http://www.orchardrecovery.com	barbm@orchardrecovery.com 811 Grafton Road Bowen Island, BC, V0N 1G2 604-947-0420
Pacific Community Resources Society	British Columbia	http://www.pcrs.ca	mailbox@pcrs.ca
Path to Freedom	British Columbia	http://pathtofreedom.net/	hardev@pathtofreedom.net
Pathway to Freedom	British Columbia	http://www.traviswatsonsociety.ca/pathwaytofreedom/Home.html	pathwaytofreedom@live.com
Phoenix Drug & Alcohol Recovery And Education Society	British Columbia	http://www.phoenixsociety.com/	admin@phoenixsociety.com
Physician Health Program	British Columbia	https://www.physicianhealth.com/	php@radiant.net
Round Lake Native Alcohol and Drug Treatment Centre	British Columbia	http://www.roundlake.bc.ca	rltc@roundlake.bc.ca 200 Emery Louis Road Armstrong, BC, V0E 1B5 (250) 546-3077

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Sage Health Centre	British Columbia	http://sagehealthcentre.ca/	baker911@telus.net 101 Columbia Street Kamloops, BC V2C 2S7 (250) 374-6551
SHARE Family and Community Services	British Columbia	http://www.sharesociety.ca/	rob.buirs@sharesociety.ca #200 - 25 King Edward St. Coquitlam, BC V3K 4S8 604.540.9161
Sober Champion Vancouver Sober Coaching	British Columbia	http://www.vancouversobercoach.ca/	doug.caine@gmail.com
Sunshine Coast Health Centre	British Columbia	https://www.sunshinecoasthealthcentre.ca/	info@schc.ca
The Realistic Success Recovery Society	British Columbia	http://therecoverysociety.com/	susanr99@shaw.ca
Tsow-Tun Le Lum Society, Substance Abuse Treatment Centre	British Columbia	http://www.tsowtunlelum.org/	ttlrtc@nanaimo.arc.com PO Box 370, 699 Capilano Road, Lantzville, BC V0R 2H0 (250) 390-3123
Turning Point Recovery	British Columbia	http://www.turningpointrecovery.com/	admin@turningpointrecovery.com
Union gospel Mission	British Columbia	http://www.ugm.ca/	friedab@ugm.ca

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Valiant Recovery	British Columbia	http://www.valiantrecovery.com/	canadiandrugrehabcentres@valiantrecovery.com (877) 958-8247
Vancouver Island Health Authority	British Columbia	http://www.viha.ca/	info@viha.ca
Venture Academy	British Columbia	http://www.ventureacademy.ca/	info@ventureacademy.ca 101-1865 Dilworth Drive, Suite 338 Kelowna, British Columbia, V1Y 9T1 (250) 491-4593
VisionQuest Recovery Society	British Columbia	http://visionquestociety.org/	executivedir@visionquestso ciety.org Unit 7 – 7551 Vantage Way Delta, B.C. Canada V4G 1C9 604-946-1841
Wagner Hills	British Columbia	http://wagnerhills.com/	whfprogram@wagnerhills.c om 8061-264 Street Langley, BC V1M 3M3 604-856-9432
West Coast Wellness Centre for Women	British Columbia	http://www.womenintohealing.ca/	womenintohealing@shaw.c a 1-800-801-8354
Western steps to Recovery Society	British Columbia	http://mypage.direct.ca/t/turningp/	turningp@direct.ca

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Addictions Foundation of Manitoba	Manitoba	http://afm.mb.ca/	<p>wpgmens@afm.mb.ca (Riverpoint Centre)</p> <p>womenandfamily@afm.mb.ca (Women and families)</p> <p>wpggambling@afm.mb.ca (Problem Gambling Services)</p> <p>youth@afm.mb.ca (Youth (Eastern and Central Manitoba))</p> <p>parkwood@afm.mb.ca (Brandon and surrounding area)</p> <p>parkland@afm.mb.ca (Parkland)</p> <p>afmnorth@afm.mb.ca (AFM North)</p> <p>mine@afm.mb.ca (Methadone and Needles Exchange)</p>
Aurora Recovery Centre	Manitoba	Aurorarecoverycentre.com	info@aurorarecovery.com
Behavioural Health Foundation	Manitoba	http://www.bhf.ca/	info@bhf.ca
Churchill Regional Health Authority	Manitoba	http://churchillhealthcentre.com/	<p>Address: Churchill, MB R0B 0E0 Phone:(204) 675-2243</p>

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Esther House	Manitoba	www.estherhousewinnipeg.ca/	estherhs@mts.net
MacDonald Youth Services	Manitoba	http://www.mys.ca/	info@mys.mb.ca
Main Street Project	Manitoba	http://www.mainstreetproject.ca/	admin@mainstreetproject.ca
Native Addictions Council of Manitoba	Manitoba	http://www.mts.net/~nacm/	info@nacm.ca
Opiate Addiction Treatment Services	Manitoba	http://www.oatsprogram.com/	oatsprogram@yahoo.com
Recovery Centre For Addictions, Trauma and Families	Manitoba	http://www.addictionscounselling.ca	larson.hope@shaw.ca
St. Raphael Wellness Centre	Manitoba	http://straphaelcentre.ca/	ceic@straphaelcentre.ca
Tamarack Recovery Centre	Manitoba	http://www.tamarackrehab.org/	info@tamarackrecovery.org

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The Laurel Centre	Manitoba	http://thelaurelcentre.com/	info@thelaurelcentre.com
Two Ten Recovery Inc.	Manitoba	http://www.twotenrecovery.org/	info@twotenrecovery.org
Whispering Pines	Manitoba	http://whisperingpine.ca/Home.asp	info@whisperingpine.ca
Winnipeg Health Sciences Centre	Manitoba	http://www.hsc.mb.ca/	llscott@hsc.mb.ca
Bridges of Canada	New Brunswick	http://www.bridgesofcanada.com/	bridges@bridgesofcanada.com
Horizon Health Newtwork – Ridgewood Addiction Services	New Brunswick	http://en.horizonnb.ca/facilities-and-services/facilities/ridgewood-addiction-services.aspx	Horizon@HorizonNB.ca
Imagine Laserworks	New Brunswick	http://www.imaginelaserworks.com/	info@imaginelaserworks.com
Portage Atlantic	New Brunswick	http://www.portage.ca/	sharding@portage.ca

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Rising Sun Treatment Centre	New Brunswick	http://www.risingsuntreatment.ca/	info@risingsuntreatment.ca
Sophia Recovery Centre	New Brunswick	http://sophiarecoverycentre.com/	sophiarecoverycentre@live.ca
Vatalite Network	New Brunswick	http://www.vitalitenb.ca/en/points-service/addiction-services	info@vitalitenb.ca
Teen Challenge Canada	New Brunswick /Alberta/Sa skatchewa n/Newfoun dland	http://www.teenchallenge.ca/	info@teenchallenge.ca
Health And Community Services - St.John's Region	Newfoundl and	http://www.health.gov.nl.ca/	healthinfo@gov.nl.ca
Humberwood Treatment Centre	Newfoundl and	http://westernhealth.nl.ca/index.php/locations/humberwood-centre	marymayo@hcswnf.ca
Serenity on the Rock	Newfoundl and	http://serenityontherock.com/	info@serenityontherock.com
Alcare Place	Nova Scotia	http://www.alcareplace.ca/	alcare@ns.sympatico.ca

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Crosbie House Society	Nova Scotia	http://crosbiehousesociety.com/	crosbiehousesociety@crosbiehousesociety.ca
Foundation for Youth Support	Nova Scotia	http://youthsupport.tripod.com	terrygoodwin@eastlink.ca
Ledgehill Treatment and Recovery Centre	Nova Scotia	www.ledgehill.com	info@ledgehill.com
Mi'kmaw Lodge Treatment Centre	Nova Scotia	http://nadaca.ca/mikmaw-lodge.html	nadaca@istar.ca
<u>Ontario Addiction Treatment Centres (OATC) - Alliston</u>		http://www.oatc.ca/	96 Victoria Street West, Lower Level, Alliston, ON L9R 1S6 (705) 812-3822
<u>Ontario Addiction Treatment Centres (OATC) - Atikokan</u>		http://www.oatc.ca/	214 Main Street, Atikokan, ON P0T 1C0 (807) 597-1515
<u>Ontario Addiction Treatment Centres (OATC) - Bancroft</u>		http://www.oatc.ca/	89 Hastings Street North, Bancroft, ON K0L 1C0 (613) 332-0660
<u>Ontario Addiction Treatment Centres (OATC) - Barrie</u>		http://www.oatc.ca/	20 Owen Street, Barrie, ON L4M 3G7 (705) 730-0286

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<u>Methadone Clinic Ontario - Road to Recovery Barrie</u>		http://methadoneclinicontario.com/	7 Anne Street, Unit 3, Barrie, ON L4N 2C4 (705) 719-7333
<u>CHMA Simcoe County Bradford Street - Methadone Maintenance</u>		http://cmhastarttalking.ca/	15 Bradford Street, Barrie, ON L4M 1W2 (705) 726- 7062
<u>Ontario Addiction Treatment Centres (OATC) - Beaverton</u>		http://www.oatc.ca/	371 Simcoe Street, Beaverton, ON L0K 1A0 (705) 426-2362
<u>Ontario Addiction Treatment Centres (OATC) - Belleville</u>		http://www.oatc.ca/	257 Front Street, Belleville, ON K8N 3Z6 (613) 969- 7862
First Step Clinic Belleville			450 Dundas Street East, Unit 5, Belleville, ON K8N 1E9 (905) 966-0001
<u>Methadone Clinic Ontario - Road to Recovery Bolton</u>		http://methadoneclinicontario.com/	30 Martha Street, Unit 104, Bolton, ON L7E 5V1 (905) 857-5959
<u>Ontario Addiction Treatment Centres (OATC) - Bracebridge</u>		http://www.oatc.ca/	500 Highway 118 W, Unit 5, Bracebridge, ON P1L 1T4 (705) 645-1677
<u>Methadone Clinic Ontario - Road to Recovery Bradford</u>		http://methadoneclinicontario.com/	456 Holland Street West, Unit 2, Bradford, ON L3Z 2B2 (905) 775-4999

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Victoria Park Clinic			95 Darling Street, Brantford, ON N3T 2K7 (519) 720- 0712
<u>Ontario</u> <u>Addiction</u> <u>Treatment</u> <u>Centres (OATC)</u> <u>- Brampton</u>		http://www.oatc.ca/	14 Nelson Street, Units A & B, Brampton, ON L6X 1B7 (905) 450-6679
<u>New Direction</u> <u>Addiction Clinic</u>		http://www.ndaclinic.com/	14 Lisa Street, Unit 2, Brampton, ON L6T 4W2 (905) 460-1762
<u>Horizons Opioid</u> <u>Treatment</u> <u>Service -</u> <u>Brampton</u>		http://horizonsclinic.ca/	150 West Drive, Brampton, ON L6T 4P9 1-855-742- 9449
Lucero Medical Centre - Brampton			79 Queen Street West, Brampton, ON L6Y 1M2 (905) 752-2295
<u>Change Health</u> <u>Care - Brockville</u> <u>Clinic</u>		http://changehealthcare.ca/	244 King Street West, Brockville, ON K6V 3R9 (613) 423-2424
Wellbeings Pain Management and Dependency Clinic		http://wellbeings.ca/	444 Plains Road East, Burlington, ON L7T 2E1 (905) 631-9355
<u>Horizons Opioid</u> <u>Treatment</u> <u>Service -</u> <u>Burlington</u>		http://horizonsclinic.ca/	809 Brant Street, Burlington, ON L7R 2J5 1- 855-742-9449

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<u>Ontario Addiction Treatment Centres (OATC) - Cambridge</u>		http://www.oatc.ca/	150 Main Street, Cambridge, ON N1R 6P9 (519) 624-6311
<u>Renew Medical Clinics - Cambridge</u>		http://www.renewmedicalclinics.com/	141 Hespler Road, Cambridge, ON N1R 3G9 (226) 499-0600
<u>Bluewater Methadone Clinic - Chatham Site</u>		http://bluewatermethadoneclinic.ca/	69 Grand Avenue, Chatham, ON N8A 4K1 (519) 351-5800
<u>Bayly Healthcare Consultants Methadone Clinic</u>			541 William Street, Unit 5, Cobourg, ON K9A 3A4 (905) 377-0005
<u>Change Health Care - Cobourg Clinic</u>		http://changehealthcare.ca/	1000 Depalma Drive, Cobourg, ON K9A 5W6 (905) 373-4494
<u>Ontario Addiction Treatment Centres (OATC) - Collingwood</u>		http://www.oatc.ca/	275 First Street, Unit 3, Collingwood, ON L9Y 1A8 (705) 293-1541
<u>Ontario Addiction Treatment Centres (OATC) - Constance Lake</u>		http://www.oatc.ca/	5 Amik Street, Jane Mattinas Healing Centre, Constance Lake, ON P0L 1B0 (705) 463-2121
<u>Change Health Care - Cornwall Clinic</u>		http://changehealthcare.ca/	421 Marlborough Street North, Cornwall, ON K6H 4A5 (613) 932-9777

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<u>Ontario Addiction Treatment Centres (OATC) - Dryden</u>		http://www.oatc.ca/	35 Whyte Street, Unit 2, Dryden, ON P8N 1Z2 (807) 223-5107
<u>Etobicoke Walk-in Opioid Treatment Service Program</u>		http://etobikokewalkin.ca/	100 Humber College Boulevard, Suite 106, Etobicoke, ON M9V 5G4 (416) 742-9449
<u>Ontario Addiction Treatment Centres (OATC) - Etobicoke</u>		http://www.oatc.ca/	25 Woodbine Downs Boulevard, Suite 11, Etobicoke, ON M9W 6N5 (416) 679-1200
<u>Toronto Addiction Treatment Clinics (TATC)</u>		http://www.tatchealth.com/	4972 Dundas Street West, Etobicoke, ON M9A 1B7 (416) 236-7924
<u>Niagara Health System - Douglas Memorial Hospital Methadone Program</u>		http://www.niagarahealth.on.ca/	230 Bertie Street, Fort Erie, ON L2A 1Z2 (905) 378- 4647
<u>Ontario Addiction Treatment Centres (OATC) - Fort Frances</u>		http://www.oatc.ca/	404 Scott Street, Fort Frances, ON P9A 1H2 (807) 274-8305
<u>Horizons Opioid Treatment Service - Georgetown</u>		http://horizonsclinic.ca/	118 Mill Street, Georgetown, ON L7G 1- 855-742-9449

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<u>Ontario Addiction Treatment Centres (OATC) - Guelph</u>		http://www.oatc.ca/	84 Carden Street, Guelph, ON N1H 3A3 (519) 822- 6100
<u>Stonehenge Therapeutic Community</u>		http://www.stonehengetc.com/	60 Westwood Road, Guelph, ON N1H 7X3 (519) 837-1470
Lucero Medical Centre - Guelph			472 Woodlawn Road East, Guelph, ON N1E 1B9 (519) 821-9449
<u>Ontario Addiction Treatment Centres (OATC) - Hamilton</u>		http://www.oatc.ca/	397 Main Street East, Hamilton, ON L8N 1J7 (905) 528-9889
<u>ACT Hamilton</u>		http://acttoronto.com/	666 Barton Street East, Hamilton, ON L8L 3A4 (289) 799-2135
John Street Clinic			14 John Street North, Hamilton, ON L8R 1G9 (905) 522-7206
<u>The Hamilton Clinic - A Fresh New Start</u>		http://www.thehamiltonclinic.ca	200 Main Street East, Lower Level Hamilton, ON L8N 1H3 (905) 523-4567
Addiction Treatment Clinic			554 Main Street East, Hamilton, ON L8M 1J3 (905) 522-9002

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<u>Ontario Addiction Treatment Centres (OATC) - Hearst</u>		http://www.oatc.ca/	12 10th Street, Hearst, ON P0L 1N0 (705) 372-1110
<u>Ontario Addiction Treatment Centres (OATC) - Huntsville</u>		http://www.oatc.ca/	15 Manominee Street, Unit 2A, Huntsville, ON P1H 1H2 (705) 784-9999
<u>Lake of the Woods District Hospital - MECCA Program</u>		http://www.lwdh.on.ca/	21 Sylvan Street, Kenora, ON P9N 3W7 (807) 468- 5749
<u>Ontario Addiction Treatment Centres (OATC) - Keswick</u>		http://www.oatc.ca/	204 Simcoe Avenue, Units 1 & 2, Keswick, ON L4P 3S6 (905) 476-3737
<u>ACT Kingston</u>		http://acttoronto.com/	166 Division Street, Kingston, ON K7L 3M6 (613) 544-0228
<u>Change Health Care - Kingston Clinic</u>		http://changehealthcare.ca/	7 Hickson Avenue, Kingston, ON K7K 2N4 (613) 549-6060
<u>Change Health Care - Kingston West Clinic</u>		http://changehealthcare.ca/	3079 Princess Street, Kingston, ON K7L 4V2 (613) 766-0834
<u>Kingston Community Health Centres - Street Health Centre Methadone Treatment</u>		http://www.kchc.ca/home/	235 Wellington Street, Kingston, ON K7K 0B5 (613) 549-1440

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<u>Ontario Addiction Treatment Centres (OATC) - Kitchener</u>		http://www.oatc.ca/	509 Park Street, Kitchener, ON N2G 1N9 (519) 746- 1919
<u>Ontario Addiction Treatment Centres (OATC) - Kitchener East</u>		http://www.oatc.ca/	1253 King Street East, Unit 4, Kitchener, ON N2G 2N5 (519) 279-6078
Lucero Medical Centre - Kitchener			625 King Street East, Unit 1A, Kitchener, ON N2G 2L3 (519) 749-9692
<u>Towards Recovery Clinic</u>		http://www.towardsrecovery.com/	1145 King Street East, Kitchener, ON N2G 2N3 (519) 579-0589
<u>Renew Medical Clinics - Leamington</u>		http://www.renewmedicalclinics.com/	4 Talbot Street East, Leamington, ON N8H 1L2 (519) 322-4922
<u>Ontario Addiction Treatment Centres (OATC) - Lindsay</u>		http://www.oatc.ca/	40 Lindsay Street S, Lindsay, ON K9V 2L8 (705) 324-5553
<u>Clinic 528</u>			528 Dundas Street East, London, ON N6B 1W6 (519) 645-1533
<u>Integrated Circle of Care Inc</u>		www.circleofcare.ca	1385 North Routledge Park Road, Unit 5, London, ON N6H 5N5 (519) 472-8282

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<u>Oxford Recovery Clinic</u>		www.oxfordrecovery.ca	502 Oxford Street East, London, ON N5Y 3H7 (519) 645-6000
Commissioner's Clinic			193 Commissioners Road West, London, ON N6J 1X9 (519) 433-6923
Wharncliffe Clinic			231 Wharncliffe Road South, London, ON N6J 2L3 (519) 963-0620
<u>Ontario Addiction Treatment Centres (OATC) - London</u>		http://www.oatc.ca/	425 Wharncliffe Road South, London, ON N6J 2M6 (519) 204-8430
<u>Ontario Addiction Treatment Centres (OATC) - Longlac</u>		http://www.oatc.ca/	92 Indian Road, Longlac, ON P0T 2A0 (807) 876- 9666
First Step Medical Clinic			490 Dominion Avenue, Suite 102, Midland, ON L4R 3M1 (705) 527-0550
Georgian Bay Clinic			349 King Street, Midland, ON L4R 3M7 (705) 527- 4641
Shoppers Drug Mart			9226 Highway 93, Midland, ON L4R 4K4 (705) 526- 7855

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<u>ANew</u> <u>Dispensary and</u> <u>Clinic</u>			327 Bronte Street South, Milton, ON L9T 4A4 (905) 878-0070
Malton Medical Centre			7330 Goreway Drive, 2nd Floor, Mississauga, ON L4T 4J2 (905) 677-4200
<u>Horizons Opioid</u> <u>Treatment</u> <u>Service</u> - <u>Mississauga</u>		http://horizonsclinic.ca/	2233 Hurontario Street, Mississauga, ON L5A 2E9 1- 855-742-9449
<u>Vector Health</u> <u>Clinics</u>		http://www.vectorhealthclinics.ca/	7064 Airport Road, Mississauga, ON L4T 2G8 (416) 487-3885
<u>Renew Medical</u> <u>Clinics</u> - <u>Mississauga</u>		http://www.renewmedicalclinics.com/	1015 Cawthra Road, Mississauga, ON L5G 4K3 (905) 271-1134
<u>Mississauga</u> <u>Addiction</u> <u>Treatment</u> <u>Centre</u>		http://mississaugamethadone.ca/	3047A Hurontario Street, Mississauga, ON L5A 2G9 (905) 279-4848
<u>Ontario</u> <u>Addiction</u> <u>Treatment</u> <u>Centres (OATC)</u> <u>- Pic Mobert</u>		http://www.oatc.ca/	101 11th Street, Pic Mobert Reserve North Dilico Building, Mobert, ON P0M 2J0 (807) 822-1100
<u>Ontario</u> <u>Addiction</u> <u>Treatment</u> <u>Centres (OATC)</u> <u>- Newmarket</u>		http://www.oatc.ca/	17310 Yonge Street, Unit 08, Newmarket, ON L3Y 7R8 (905) 868-9966

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Road to Recovery Clinic			97 Davis Drive, Newmarket, ON L3Y 2M9 (905) 853-9595
<u>Ontario Addiction Treatment Centres (OATC) - Niagara Falls</u>		http://www.oatc.ca/	6175 Dunn Street, Unit 11, Niagara Falls, ON L2G 2P4 (905) 356-0666
<u>Ontario Addiction Treatment Centres (OATC) - North Bay</u>		http://www.oatc.ca/	456 Ferguson Street, North Bay, ON P1B 1X4 (705) 497-1620
<u>Ontario Addiction Treatment Centres (OATC) - Oakville</u>		http://www.oatc.ca/	2510 Hampshire Gate, Unit 2, Oakville, ON L6H 6A2 (905) 901-1882
<u>Oakville Treatment Centre</u>			1108 Speers Road, Oakville, ON L6L 2X4 (905) 842-4848
Lucero Medical Centre - Oakville			2165 Grosvenor Street, Unit 4, Oakville, ON L6H 7K9 (905) 582-0232
<u>Freedom Trail Addiction Clinic</u>		https://www.freedomtrailaddictionclinic.com/	15 Brenda Boulevard, Unit 12, Orangeville, ON L9W 3Y5 (519) 942-8333
<u>Freedom Trail Addiction Clinic</u>		https://www.freedomtrailaddictionclinic.com/	425 West Street North, Unit 20, Orillia, ON L3V 7R2 (705) 325-9547

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Front Street Clinic			188 Mississauga Street East, Orillia, ON L3V 1V9 (705) 329-4000
<u>Ontario Addiction Treatment Centres (OATC) - Oshawa</u>		http://www.oatc.ca/	45 Bloor Street East, Unit 2, Oshawa, ON L1H 3L9 (905) 443-0223
First Step Medical Clinic Oshawa			32 Simcoe Street South, Oshawa, ON L1H 4G2 (905) 720-0506
<u>Sandy Hill Community Health Centre - Opiate Substitution Therapy</u>		http://www.sandyhillhc.on.ca	221 Nelson Street, Ottawa, ON K1N 1C7 (613) 569- 3488 ext.2106
<u>Ontario Addiction Treatment Centres (OATC) - Ottawa</u>		http://www.oatc.ca/	401 Somerset Street West, Ottawa, ON K2P 0K1 (613) 233-1114
<u>Ontario Addiction Treatment Centres (OATC) - Ottawa West</u>		http://www.oatc.ca/	1318 Carling Avenue, Ottawa, ON K1Z 7K8 (613) 627-0856
<u>Recovery Ottawa</u>		http://www.methadoneottawa.co m	11 Selkirk Street, Ottawa, ON K1L 6N1 (613) 680- 7444
<u>Ontario Addiction Treatment Centres (OATC) - Owen Sound</u>		http://www.oatc.ca/	1161 2nd Avenue East, Owen Sound, ON N4K 2J1 (519) 371-0007

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<u>Ontario Addiction Treatment Centres (OATC) - Parry Sound</u>		http://www.oatc.ca/	32 James Street, Parry Sound, ON P2A 1T5 (705) 774-9669
<u>Ontario Addiction Treatment Centres (OATC) - Pembroke</u>		http://www.oatc.ca/	140 Pembroke Street West, Pembroke, ON K8A 5M8 (613) 735-7469
<u>Ontario Addiction Treatment Centres (OATC) - Peterborough</u>		http://www.oatc.ca/	215 Sherbrooke Street, Peterborough, ON K9J 2N2 (705) 748-0995
<u>ACT Peterborough</u>		http://www.acttoronto.com/	226 Charlotte Street, Peterborough, ON K9J 2T8 (705) 740-0228
First Step Medical Clinic Peterborough			191 Simcoe Street, Peterborough, ON K9H 2H6 (705) 876-1000
<u>Ontario Addiction Treatment Centres (OATC) - Picton</u>		http://www.oatc.ca/	219 Main Street, Picton, ON K0K 2T0 (613) 645-3133
<u>Change Health Care - Picton Clinic</u>		http://changehealthcare.ca/	266 Main Street (Rear Entrance), Picton, ON K0K 2T0 (613) 476-3636
<u>Niagara Health System - Port Colborne General Hospital Methadone Program</u>		http://www.niagarahealth.on.ca/	260 Sugarloaf Street, Port Colborne, ON L3K 2N7 (905) 378-4647

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<u>Ontario Addiction Treatment Centres (OATC) - Port Hope</u>		http://www.oatc.ca/	141 Toronto Street, Port Hope, ON L1A 3S6 (905) 885-7066
<u>Ontario Addiction Treatment Centres (OATC) - Renfrew</u>		http://www.oatc.ca/	627 Fortington Street, Renfrew, ON K7V 1E5 (613) 432-3854
Oak Ridges Addiction Treatment Centre			13085 Yonge Street, Unit 1B, Richmond Hill, ON L4E 3S8 (905) 773-5395
<u>Bluewater Methadone Clinic</u>		http://bluewatermethadoneclinic.ca/	118 Victoria Street North, Sarnia, ON N7T 5W9 (519) 337-5000
<u>Ontario Addiction Treatment Centres (OATC) - Sault Ste. Marie</u>		http://www.oatc.ca/	500 Queen Street East, Sault Ste. Marie, ON P6A 2A1 (705) 759-8080
<u>Algoma Public Health Methadone Maintenance</u>		http://www.algomapublichealth.com/	294 Willow Avenue, Sault Ste. Marie, ON P6B 0A9 (705) 942-4646
<u>Ontario Addiction Treatment Centres (OATC) - Scarborough</u>		http://www.oatc.ca/	2085 Lawrence Avenue East, Scarborough, ON M1R 2Z4 (416) 637-1061
First Step Medical Clinic Scarborough			2681 Eglinton Avenue East, Scarborough, ON M1K 2S2 (416) 264-1715

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Lucero Medical Centre - Scarborough			2657 Eglinton Avenue East, Scarborough, ON M1K 2S2 (647) 340-5855
<u>Vector Health Clinics</u>		http://www.vectorhealthclinics.ca/	9 Progress Avenue, Unit 1A, Scarborough, ON M1P 5A4 (647) 725-9650
<u>Ontario Addiction Treatment Centres (OATC) - Sioux Lookout</u>		http://www.oatc.ca/	64 Front Street, Sioux Lookout, ON P8T 1B1 (807) 737-2200
<u>Change Health Care - Smiths Falls Clinic</u>		http://changehealthcare.ca/	13 Williams Street West, Smiths Falls, ON K7A 1M8 (613) 283-0359
<u>Niagara Health System - Ontario Street Methadone Program</u>		http://www.niagarahealth.on.ca/	155 Ontario Street, St. Catharines, ON L2R 5K3 (905) 378-4647
<u>Segue Clinic St. Catharines</u>		http://www.segueclinic.com/	61 James Street, St. Catharines, ON L2R 5B9 (905) 688-1827
<u>On Trac Clinic</u>		http://www.towardsrecovery.com/	288 St. Paul Street, St. Catharines, ON L2R 3M9 (905) 684-9339
<u>Segue Clinic Stony Creek</u>		http://www.segueclinic.com/	840 Queenston Road, Unit 826, Stony Creek, ON L8G 4A8 (905) 664-1304

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<u>Methadone Clinic Ontario - Health Center of Stouffville</u>		http://www.methadoneclinicontario.com/	6212 Main Street, Suite 203, Stouffville, ON L4A 2S5 (905) 640-1117
<u>Clinic 217</u>			217 Talbot Street, St. Thomas, ON N5P 1B1 (519) 631-9040
<u>Ontario Addiction Treatment Centres (OATC) - Sudbury</u>		http://www.oatc.ca/	450 Notre Dame Avenue, Unit 10, Sudbury, ON P3C 5K8 (705) 673-1116
Larch Street Methadone Clinic			310 Larch Street, Sudbury, ON P3B 1M1 (705) 669-1111
Applegrove Medical Clinic			135 Applegrove Street, Sudbury, ON P3C 1N2 (705) 673-3111
<u>Toronto Addiction Treatment Clinics (TATC)</u>		http://www.tatchealth.com/	28 Langstaff Road East, Thornhill, ON L3T 3P8 (905) 709-9955
Lucero Medical Centre - Thunder Bay			235 Syndicate Avenue South, Thunder Bay, ON P7E 1E1 (807) 625-5400
Lucero Medical Centre - Thunder Bay North			296 Bay Street, Thunder Bay, ON P7B 1R8 (807) 286-0032

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<u>St. Joseph's Health Center - Lakeview Methadone Clinic</u>		http://www.sjcg.net/services/mental-health_addictions/outreach/lmc.aspx	710 Victoria Avenue East, Thunder Bay, ON P7C 5P7 (807) 624-3400
<u>Ontario Addiction Treatment Centres (OATC) - Thunder Bay North</u>		http://www.oatc.ca/	119 Cumberland Street North, Thunder Bay, ON P7A 4M3 (807) 768-2910
<u>Ontario Addiction Treatment Centres (OATC) - Thunder Bay South</u>		http://www.oatc.ca/	421 Victoria Avenue East, Thunder Bay, ON P7C 1A6 (807) 622-2900
<u>Ontario Addiction Treatment Centres (OATC) - Thunder Bay Westfort</u>		http://www.oatc.ca/	218 Frederica Street West, Thunder Bay, ON P7C 3W2 (807) 577 3540
<u>Ontario Addiction Treatment Centres (OATC) - Tillsonburg</u>		http://www.oatc.ca/	5 Ridout Street East, Tillsonburg, ON N4G 2C6 (519) 409-6282
<u>ACT Toronto</u>		http://www.acttoronto.com/	1288 Danforth Avenue, Toronto, ON M4J 1M6 (416) 462-0228
<u>ACT Scarborough</u>		http://www.acttoronto.com/	4113-A Lawrence Avenue East, Toronto, ON M1E 2S2 (647) 931-7316

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<u>Ontario Addiction Treatment Centres (OATC) - North York</u>		http://www.oatc.ca/	1111 Finch Avenue West, Suite 100D Toronto, ON M3J 2E5 (416) 736-6279
<u>Ontario Addiction Treatment Centres (OATC) - Bloor West</u>		http://www.oatc.ca/	799 Bloor Street West, Toronto, ON M6G 1L8 (647) 748-6282
<u>Ontario Addiction Treatment Centres (OATC) - Danforth</u>		http://www.oatc.ca/	1154 Danforth Avenue, Toronto, ON M4J 1M3 (647) 748-8780
<u>Ontario Addiction Treatment Centres (OATC) - Willowdale</u>		http://www.oatc.ca/	5460 Yonge Street, Unit 106, Toronto, ON M2N 6K7 (416) 901-5540
<u>Breakaway Addiction Services - Satellite</u>		http://www.breakawayaddictions.ca/	21 Strickland Avenue, Toronto, ON M6K 3E6 (416) 537-9346
<u>Centre for Addiction and Mental Health Addiction Medicine Service</u>		http://www.camh.ca/en/hospital/Pages/home.aspx	100 Stokes Street, Bell Gateway Building, 3rd Floor, Toronto, ON M6J 1H4 (416) 535-8501 ext.36019
<u>True North Medical Centre</u>		http://www.truenorthmedical.com/	69 Queen Street East, Unit 101, Toronto, ON M5C 1R8 (416) 640-2389
<u>Toronto Addiction Treatment Clinics (TATC)</u>		http://www.tatchealth.com/	1261 Kennedy Road, Toronto, ON M1P 2L4 (416) 490-0499

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<u>Horizons Opioid Treatment Service - North York</u>		http://horizonsclinic.ca/	1575 Jane Street, Toronto, ON M9N, 1-855-742-9449
<u>Ontario Addiction Treatment Centres (OATC) - Vanier</u>		http://www.oatc.ca/	263 Montreal Road, Vanier, ON K1L 8C7 (613) 749-9666
<u>South Georgian Bay Community Health Centre</u>		http://www.southgeorgianbaychc.ca/	14 Ramblewood Drive, Unit 202, Wasaga Beach, ON L9Z 0C4 (705) 422-1888
<u>Segue Clinic Welland</u>		http://www.segueclinic.com/	626 East Main Street, Welland, ON L3B 3Y2 (905) 788-3614
<u>Ontario Addiction Treatment Centres (OATC) - Windsor</u>		http://www.oatc.ca/	1101 University Avenue West, Windsor, ON N9A 5T1 (519) 252-0991
<u>Erie - St. Clair Clinic</u>		http://www.eriesticlairclinic.ca/	1574 Lincoln Road, Windsor, ON N8Y 2J4 (519) 977-9772
Goyeau Street Clinic			1078 Goyeau Ave, Windsor, ON N9A 1J1 (519) 256-1519
<u>Horizons Opioid Treatment Service - Windsor</u>		http://horizonsclinic.ca/	1428 Ouellette Avenue, Windsor, ON N8X 5B2 1-855-742-9449

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Clinic 461			461 Dundas Street, Woodstock, ON N4S 1C2 (519) 421-9557
Native Council of Prince Edward Island	PEI	http://www.ncpei.com/	tyrone@ncpei.com
Prince Edward Island Department of Health	PEI	http://www.gov.pe.ca/hss/addiction/	healthinput@gov.pe.ca
360 DTX	Québec		info@360dtx.com
Andy's House Treatment Centre	Québec	www.andyshouse.com	info@andyshouse.com
Aube de la Paix (1993) Inc	Québec	www.laubedelapaix.com	aubepaix@hotmail.com
Aux Rayons du Soleil	Québec	www.centreauxrayonsdusoleil.com	cears@cgcable.ca
CARAT	Québec		centrecarat@videotron.ca

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Carrefour de l'Espoir	Québec	carrefourdelespoir.org	contact@carrefourdelespoir.org
Carrefour Le Point Tournant inc.	Québec	www.carrefourlepointtournant.com/	carrefourlepointtournant@hotmail.com
Centrale régionale ADH	Québec	www.maisonletremplin.com	info@maisonletremplin.com
Centre André-Boudreau Centre de réadaptation pour les personnes ayant une dépendance	Québec		centredoc.cab@ssss.gouv.qc.ca
Centre Booth (Armée du Salut) - L'Ancrage	Québec		centreboothmtl@bellnet.ca
Centre Caroline Roy	Québec	www.lecentrecarolineroy.ca	info@lecentrecarolineroy.ca
Centre CASA	Québec	www.centrecasa.qc.ca	casa@centrecasa.qc.ca
Centre Corps, Âme et Esprit	Québec	www.corpsameesprit.ca	ccae@abacom.com

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Centre de protection et de réadaptation de la Côte-Nord	Québec	www.cprcn.qc.ca	sandra.morin.09cisss@ssss.gouv.qc.ca
Centre de réadaptation en dépendance de Chaudière-Appalaches	Québec	www.crdca.ca	info.crdca@ssss.gouv.qc.ca
Centre de réadaptation en dépendance de Jonquière	Québec	www.csssjonquiere.qc.ca/1730_fr.html	com.usagers@ssss.gouv.qc.ca
Centre de réadaptation en dépendance de Lanaudière Charlemagne	Québec		100, rue Grenier, suite 150 Charlemagne (Québec) J5Z 4C6 450 657-0071
Centre de réadaptation en dépendance de Lanaudière Terrebonne	Québec		1045, chemin du Coteau Terrebonne (Québec) J6W 5Y8 450 492-7444
Centre de réadaptation en dépendance de l'Outaouais	Québec	www.jellinek.org	jellinek@jellinek.org
Centre de réadaptation en dépendance de Montréal	Québec	www.dependancemontreal.ca	info.cdc@ssss.gouv.qc.ca
Centre de réadaptation en dépendance de Québec	Québec	www.cruv.qc.ca	martine.bouffard@ssss.gouv.qc.ca

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Centre de réadaptation en dépendance Domrémy-de- la-Mauricie - Centre du Québec	Québec	www.domremymcq.ca	domremymcq@ssss.gouv.qc.ca
Centre de réadaptation en dépendance Le Virage	Québec	http://www.levirage.qc.ca/nous-joindre.php	<p>Tel. : 450 619-6009 (Candiac)</p> <p>Tel. : 450 375-0022 (Granby)</p> <p>Tel. : 450 651-3113 (Longueuil)</p> <p>Tel. : 450 373-5934 (Salaberry-de-Valleyfield)</p> <p>Tel. : 450 746-1226 (Sorel-Tracy)</p> <p>Tel. : 450 443-2100 (St-Hubert)</p> <p>Tel. : 450 771-6622 (St-Hyacinthe)</p> <p>Tel. : 450 348-1600 (St-Jean-sur-Richelieu)</p>
Centre de réadaptation en dépendances de Lanaudière Joliette	Québec		<p>265, rue Lavaltrie Sud Joliette (Québec) J6E 5X7 450 755-6655</p>
Centre de réadaptation en dépendances de l'Estrie	Québec	www.santeestrie.qc.ca/crdsm	<p>1930 King Street West Sherbrooke (Québec) J1J 2E2 819-821-2500</p>
Centre de réadaptation Foster	Québec	http://crdfoster.org/	<p>6 Foucreault Street St-Philippe (Québec) J0L 2K0 Tel.: 450 659-8911 Fax: 450 659-7173</p>

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Centre de réadaptation pour les personnes ayant une dépendance	Québec	www.centrenormand.org	Norman Centre 621, rue de l'Harricana Amos (Québec) J9T 2P9 Phone: (819) 732-8241 Fax: (819) 727-2210
Centre de santé de Chibougamau	Québec		info.crssbj@ssss.gouv.qc.ca
Centre de santé Isle-Dieu	Québec		julie_pelletier@ssss.gouv.qc.ca
Centre de traitement des dépendances Le Rucher	Québec	www.centrelerucher.ca	vhourdeaux@centrelerucher.ca
Centre Domrémy des Appalaches inc.	Québec	http://aqcid.com/fr/nous-joindre	info@aqcid.com
Centre Le Maillon de Laval Centre de réadaptation pour les personnes ayant une dépendance	Québec	http://www.dependancelaval.ca/	312, boulevard Cartier Ouest Laval (Québec) H7N 2J2 Tel. 450 975-4054
Centre l'Envolé de Granby	Québec	http://www.centrelenvolee.com/	info@lenvolee.ca

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Centre L'Escale Centre de santé et de services sociaux de la Haute- Gaspésie	Québec		Commentaire sur le site : genevieve.cloutier.cisssgaspesie@ssss.gouv.qc.ca
Centre Nouveau Regard	Québec	www.centrenouveauregard.com	nouveauregard@citenet.net
Centre Nouvelle Vie (Pavillon La Volière)	Québec	www.centrenouvellevie.com	centrenouvellevie@live.ca
Centre Nu-hab inc. (Ascot Corner)	Québec	www.nuhab.ca	info@nuhab.ca
Centre sur l'Autre Rive	Québec	www.centreautrerive.org	autrerive@bellnet.ca
Centre Toxico-Stop (Réinsertion sociale)	Québec		info@toxico-stop.com
Centre Toxico-Stop (Soutien à la désintoxication)	Québec		info@toxico-stop.com
Clinique Nouveau départ	Québec	www.cliniquenouveaudepart.com	infos@cliniquenouveaudepart.com

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CRAN - Centre de recherche et d'aide pour narcomanes	Québec	www.cran.qc.ca	info@cran.qc.ca
Dianova - Centre de Terrebonne	Québec	www.dianova.ca	dianova@dianova.ca
Domaine Orford - Toxi- Co-Gîtes 2003	Québec	www.toxicogite.ca	info@toxicogite.ca
Domaine Perce-Neige	Québec	www.domaineperceneige.com	info@domaineperceneige.com
Havre du Fjord inc.	Québec	www.havredufjord.com	administration@havredufjord.com
Heritage Home Foundation	Québec	www.soberrecovery.ca/home.asp	info@heritage-home.com
La Croisée des Chemins	Québec	www.croiseedeschemins.ca	croiseedeschemins@cgoable.ca
La Futaie	Québec	centrelafutaie.com/	info@centrelafutaie.com

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La Maisonnée Paulette Guinois	Québec	www.lamaisonneepauletteguinois.com	info@lamaisonneepauletteguinois.com
La Montée Centre de prévention et de traitement en dépendances du Bas-St- Laurent	Québec	www.centrelamontee.com	lamontee@videotron.ca
La Piaule de Val d'Or inc.	Québec	www.lapiaule.org	Info@lapiaule.org
LA VIGILE (Réseau d'accueil pour les agents et agentes de la Paix)	Québec	www.lavigile.qc.ca	info@lavigile.qc.ca
L'Arrimage	Québec	sites.rapidus.net/larrimage/	larrimage@globetrotter.net
L'Autre Côté de l'Ombre	Québec		(819) 222-8400
Le Domaine de la Sobriété	Québec	www.domainedelasobriete.com	info@domainedelasobriete.com
Le Grand Chemin inc.	Québec	http://www.legrandchemin.qc.ca/	info@legrandchemin.qc.ca

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Le Grand Chemin inc. (Montréal)	Québec	www.legrandchemin.qc.ca	info@legrandchemin.qc.ca
Le Grand Chemin inc. (Trois-Rivières)	Québec	www.legrandchemin.qc.ca	info@legrandchemin.qc.ca
Le Refuge des Rescapés	Québec		refugedesrescapes@msn.com
Les centres Bonséjour (Saint-Jérôme)	Québec	www.centrebonsejour.com	info@centrebonsejour.com
L'Escale Notre-Dame	Québec	www.escalenotredame.com	lendinc@cooptel.qc.ca
L'Estran Centre de réadaptation en toxicomanie du Bas-Saint-Laurent	Québec		lestran@cgocable.ca
Life Science Addiction Treatment	Québec	www.life-science.ca	info@life-science.ca
Maison Carignan inc.	Québec	www.maisoncarignan.qc.ca	alain@maisoncarignan.qc.ca

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Maison d'aide La Villa Saint- Léonard de Portneuf	Québec	www.villa-st-leonard.org	info@villa-st-leonard.org
Maison de Job	Québec		maisondejob@maisondejob.org
Maison de thérapie Victoriaville- Arthabaska	Québec	www.mdtva.org	info@mdtva.org
Maison de transition de la Batiscan	Québec	www.maisonbatiscan.com/	maisonbatiscan@hotmail.com
Maison d'entraide L'Arc-en-Ciel	Québec	www.maison-arc-en-ciel.org	vincent.roy@maison-arc-en-ciel.org
Maison d'hébergement Le Séjour inc.	Québec	www.hebergementlesejour.ca	heberg-lesejour@bellnet.ca
Maison du Pharillon	Québec	www.pharillon.org	administration@pharillon.org
Maison Face à l'avenir	Québec	www.maisonfacealavenir.com	maisonfacealavenir2008@hotmail.ca

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Maison Jean Lepage	Québec		maisonjeanlepage@biz.videotron.ca
Maison Jean- Lapointe	Québec	www.maisonjeanlapointe.com	info@maisonjeanlapointe.com
Maison La Margelle inc.	Québec	www.maisonlamargelle.com	maisonlamargelle@hotmail.com
Maison La Passerelle	Québec	www.maisonlapasserelle.ca	info@maisonlapasserelle.ca
Maison L'Alcôve inc.	Québec	www.maisonlalcove.com	info@maisonlalcove.com
Maison l'Auberivière	Québec	www.lauberiviere.org	maison@lauberiviere.org
Maison L'Épervier	Québec	www.maisonlepervier.com	info@maisonlepervier.com
Maison L'Exode inc. - Pavillon Alpha	Québec	www.maison-exode.org	info@maison-exode.org

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Maison L'Exode inc. - Pavillon André- Dumont (Siège social)	Québec	www.maison-exode.org	info@maison-exode.org
Maison L'Exode inc. - Pavillon Émilie- Gamelin	Québec	www.maison-exode.org	info@maison-exode.org
Maison l'Intégrale	Québec	www.toxicogite.ca	info@maisonintegrale.com
Maison l'Odyssée Jeu Alcool Drogues	Québec	www.maisonlodysee.com	info@maisonlodysee.com
Maison Lyse Beauchamp	Québec	www.maisonlysebeauchamp.org	info@maisonlysebeauchamp.org
Maison Nouvelle Vie	Québec		maisonnouvellevie@live.ca
Maison Raymonde- Chopin- Péladeau	Québec	www.lesmaisonspeladeau.com	infofemme@lesmaisonspeladeau.com
Manoir Aylmer (Toxi- Co-Gîtes 2003 inc.)	Québec	www.toxicogite.ca	info@toxicogite.ca

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Pavillon Chatsworth inc.	Québec		info@infochatsworthpavillon.com
Pavillon de l'Assuétude (Saint-Guillaume)	Québec	www.pavillondelassuetude.ca	assuetude@bellnet.ca
Pavillon de l'Assuétude (Shawinigan)	Québec	www.pavillondelassuetude.ca	reception@pavillondelassuetude.ca
Pavillon Hamford	Québec		direction@pavillonhamford.com
Pavillon l'Entre-temps Réhabilitation Beauce	Québec	http://www.rehabilitationdebeauce.com/	charles.d@rehabilitationdebeauce.com
Pavillon L'Essence Ciel	Québec	www.lessenceciel.org	info@lessenceciel.org
Pavillon Louis-Cyr	Québec	www.pavillonlouiscyr.com	info@pavillonlouiscyr.com
Pavillon Pierre Péladeau	Québec	www.lesmaisonspeladeau.com	infohomme@lesmaisonspeladeau.com

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Pavillons du Nouveau Point de Vue	Québec	www.nouveaupointdevue.com	pnpv@qc.aira.com
Point de Rencontre	Québec		pointderencontre@cgocable. ca
Portage	Québec	www.portage.ca	web@portage.ca
Portage - Siège social	Québec	www.portage.ca	info@portage.ca
Réhabilitation Beauce	Québec	www.rehabilitationdebeauce.com	michelem@rehabilitationbe auce.com
Résidence Le Portail	Québec	www.residenceleportail.org	info@residenceleportail.org
Résidences Mission Bon Accueil	Québec	www.missionbonaccueil.com	cmorgan@missionba.com
Sentier du Nouveau Jour	Québec	www.sentierdunouvea jour.com	info@sentierdunouvea jour. com

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Toxi-Co-Gîte inc. (Upton)	Québec	www.toxicogite.ca	info@toxicogite.ca
Un foyer pour toi	Québec	www.foyerpourttoi.org	info@foyerpourttoi.org
Villa de la Paix II	Québec	www.villadelapaix.ca	info@villadelapaix.ca
Villa Ignatia	Québec	www.villaignatia.com	villaignatia@ccapcable.com
Vision despoir de sobriété	Québec		vision@bellnet.ca
Calder Centre	Saskatche wan	https://www.saskatoonhealthregion.ca/locations_services/Services/mhas/Pages/ContactUs-ReferralInformation.aspx	general.inquiries@saskatoonhealthregion.ca
Cree Nations Treatment Haven	Saskatche wan	http://www.creenationstreatmenthaven.ca/	cree.nations@sasktel.net
Leipzig Serenity Retreat	Saskatche wan	http://www.leipzigserenityretreat.com	adminleipzig@sasktel.net

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Métis Addictions Council of Saskatchewan	Saskatchewan	http://www.macsi.ca/	macsioffice@shaw.ca
Newo Yotina Friendship Centre	Saskatchewan	http://www.afcs.ca/newo-yotina.html	ed_afcs@sasktel.net
Pine Lodge	Saskatchewan	http://www.pinelodgetreatment.ca	pinelodge@sasktel.net
Ranch Ehrlo Society	Saskatchewan	http://www.ehrlo.com	inquiries@ranchehrlo.ca



OxyContin® and OxyNEO® Notice of Settlement Hearing Overview

RicePoint | Private & Confidential
March 24, 2017

Key Notes and Assumptions:

- Counsel to provide publication notice and press release translation
- All media publication content and placement is subject to final review and approval by the publications' editorial departments

Media Notice	Unit/ Description	# of Units	Total Cost	Notes
Newspapers				
Globe and Mail	1/4 page advertisement/ News	2	\$ 150,444.22	Ontario. Weekend placement. Published twice
La Presse	1/4 page advertisement/ News	2		Quebec. Weekend placement. Published twice
Hamilton Spectator	1/4 page advertisement/ News	1		Ontario. Weekend placement
St. Catherine's Standard	1/4 page advertisement/ News	1		Ontario. Weekend placement
Waterloo Record	1/4 page advertisement/ News	1		Ontario. Weekend placement
Chronicle Herald	1/4 page advertisement/ News	2		Nova Scotia. Weekend placement. Published twice
News Yukon	1/4 page advertisement/ Legal	1		Yukon. Weekend placement
NWT	1/4 page advertisement/ Legal	1		NWT. Weekend placement
Nunavut	1/4 page advertisement/ Legal	1		Nunavut. Weekend placement
Regina Leader Post (Post Media)	1/4 page advertisement/ News	2		Saskatchewan. Weekend placement. Published twice
Montreal Gazette (Post Media)	1/4 page advertisement/ News	1		Quebec. Weekend placement
Vancouver Province (Post Media)	1/4 page advertisement/ News	1		British Columbia. Weekend placement
Vancouver Sun (Post Media)	1/4 page advertisement/ News	1		British Columbia. Weekend placement
Victoria Times Colonist (Post Media)	1/4 page advertisement/ News	1		British Columbia. Weekend placement
Edmonton Journal (Post Media)	1/4 page advertisement/ News	1		Alberta. Weekend placement
Calgary Herald (Post Media)	1/4 page advertisement/ News	1		Alberta. Weekend placement
Saskatoon Star Phoenix (Post Media)	1/4 page advertisement/ News	1		Saskatchewan. Weekend placement
Ottawa Citizen (Post Media)	1/4 page advertisement/ News	1		Ontario. Weekend placement
Winnipeg FP	1/4 page advertisement/ News	1		Manitoba. Weekend placement
Toronto Sun	1/4 page advertisement/ News	1		Ontario. Weekend placement
London FP	1/4 page advertisement/ News	1		Ontario. Weekend placement
Sudbury Star	1/4 page advertisement/ News	1		Ontario. Weekend placement
Windsor Star	1/4 page advertisement/ News	1		Ontario. Weekend placement
St. John's Telegram	1/4 page advertisement/ News	1		Newfoundland. Weekend placement
Charlottetown Guardian	1/4 page advertisement/ News	1		P.E.I. Weekend placement
Moncton Times and Transcript	1/4 page advertisement/ News	1		New Brunswick. Weekend placement
Toronto Star	1/4 page advertisement/ News	1		Ontario. Weekend placement
Vancouver Metro	1/4 page advertisement/ News	1		British Columbia. Publishes only on weekdays (recommended Friday publication)
Calgary Metro	1/4 page advertisement/ News	1		Alberta. Publishes only on weekdays (recommended Friday publication)
Edmonton Journal Metro	1/4 page advertisement/ News	1		Alberta. Publishes only on weekdays (recommended Friday publication)
Montreal Metro	1/4 page advertisement/ News	1		Quebec. Publishes only on weekdays (recommended Friday publication)
Toronto Metro	1/4 page advertisement/ News	1		Ontario. Publishes only on weekdays (recommended Friday publication)
Ottawa Metro	1/4 page advertisement/ News	1		Ontario. Publishes only on weekdays (recommended Friday publication)
Professional Services - Newspapers:				
1. Obtain price for all outlets				
2. Optimize notice for readability and size				
3. Sign off from counsel on the notice proofs				
4. Set notice to the dimensions of each outlet				
5. Book space and confirm pricing				
6. Draft insertion order confirming publication date, section and price. Receive signoff and monitor progress				
7. Confirm notice publication, collect tear sheets and final analytics				
8. Draft and circulate notice report				
9. Process payments				
Sub Total Newspapers			\$ 150,444.22	Publishes only on weekdays (recommended Friday publication)
Press Release Distribution				

CNW Release (English and French)				Comprehensive distribution, 500 words in English and the equivalent in French. Assumption: Counsel to provide translations.
Professional Services - Press Release Distribution: 1. Production and pricing 2. Optimize notice for readability and size 3. Sign off from counsel on the notice proofs 4. Set notice to distribution 5. Book and confirm pricing 6. Draft insertion order confirming live date and price. Receive signoff and monitor progress 7. Confirm run, collect final analytics 8. Draft and circulate notice report 9. Process payments			\$ 1,615.00	
Sub Total - Press Release			\$ 1,615.00	
Internet Advertising				
Google & YouTube Ads				
Professional Services - Internet: 1. Production and pricing for all web content. 2. Draft and produce notice advertisements and optimize for readability and size. 3. Sign off from counsel on all notice proofs. 4. Set notice to the dimensions of each outlet. 5. Book space and confirm pricing. 6. Draft insertion order confirming publication date, section and price. Receive signoff and monitor progress. 7. Confirm notice publication and collect tear sheets. 8. Monitor progress, optimize for best results. Draft and circulate notice report. 9. Process payments with website.			\$ 15,000.00	
Sub Total - Internet Advertising			\$ 15,000.00	
Direct Notice				
Email Drafting and Translation				
Draft introductory email for counsel approval				
Translate				
Email Blast:				
Extract email addresses from database. Format data for email blast.				
Send email to all records				
Customer Support				
Calls and emails from participants (# of hours TBD)				
Direct Mail			\$ 6,117.46	Final total subject to final cost of customer support
Cleanse list and format for merging. Print and prepare packages for mailing & postage.				English cover letter (1 impression), English notice (1 impression), materials, b&w, window envlps, <30g Can postage, record return mail. March 2017 postage rate.
Cleanse list and format for merging. Print and prepare packages for mailing & postage.				Quebec addresses receive French & English cover letter and notice (4 impressions), materials, b&w, window envlps, <30g Can postage, record return mail. March 2017 postage rate.
Professional Services				
Data management				
Project management				
Sub Total - Direct Notice:			\$ 6,117.46	Final costs subject to final number of letters and emails sent and customer support hours.

Totals			
Total Notice Program Before Tax:		\$	173,176.68
Tax:		\$	22,512.97
Total Notice Program After Tax:		\$	195,689.64

*Prices are valid for 30 days

**Cost may vary slightly at time of booking

Exhibit "J"

CANADIAN OXYCONTIN® AND OXYNEO® SETTLEMENT – OPT OUT FORM

THIS IS NOT A REGISTRATION FORM OR A CLAIM FORM. THIS FORM EXCLUDES YOU FROM THE SETTLEMENT CLASS.
DO NOT USE THIS FORM IF YOU WANT TO PARTICIPATE UNDER THE SETTLEMENT.

Section 1 - Product user identification:

First Name _____ Last Name _____

Date of Birth (DD/MM/YYYY) _____

Street Address _____

City _____

Province _____

Postal Code _____

Telephone (Daytime) _____

Telephone (Alternate) _____

Email _____

Health Card Number _____

Date of Death (if applicable) _____ Death Certificate Attached ☐
DD/MM/YYYY

Section 2 - Identification of the person signing this Opt Out Form (select only one option):

☐ Product user - I used OxyContin® and/or OxyNEO®. By completing and signing this Opt Out Form I am excluding myself from participation and potential entitlement in the Canadian OxyContin® and OxyNEO® Settlement Agreement. It is my intention to pursue an individual litigation against the defendants.

☐ Legal representative – I am the legal representative for the above identified product user. By completing and signing this Opt Out Form I am excluding the product user from participation and potential entitlement in the Canadian OxyContin® and OxyNEO® Settlement Agreement. It is our intention to pursue an individual litigation against the defendants.

**If submitting as a legal representative you are required to provide documentation to confirm your appointment.*

Section 3 – Signature:

Date _____
DD/MM/YYYY

Name of product user _____

Signature of product user _____

Date _____
DD/MM/YYYY

Name of legal representative _____

Signature of legal representative _____

The deadline to submit an Opt Out Form is MONTH DAY 2017

Completed Opt Out Forms should be sent to:

CANADIAN OXYCONTIN® AND OXYNEO® SETTLEMENT
PO Box 3355
London, ON N6A 4K3